AFFIDAVIT: PROOF OF CLAIM - OCTOBER 2019

:Darrell- James: Hill, :beneficiary, :Executor PO Box 3806, Apache Junction, Arizona 85117



Re: Gila county, Arizona Recorder Doc. ##: 2017-002378; #2017-006522; #2018-005176

Affiant: i- man-civilian- beneficiary: Darrell-James: Hill, executor, present this document for the recordation: including, the: 1) document RMN RE 322 404 169 US also containing the "Affidavit: Statement of: Claim –: 2017 May-June 8th Contract-Debt Notice; Presentment of: Manifest with: Bill; Demand for: Payment on Receipt of the Bill', and 2) the: receipt -: evidence of the USPS Registered Mail sending of: same.

Without prejudice

:Darrell-James: Hill - beneficiary, Executor

Affirmed and sworn before me this \_\_\_ day: October 2019. Type of Identification: Arizona Driver License.

Notary Public

Dominic Stewart Notary Public Maricopa County, Arizona My Comm. Exp. 08-25-2020

SEAL

:d-j: hill, 2019 October : RMN RE 322 404 169 US: Affidavit: Statement of :Claim.... '

Darrell-James: Hill, c/o PO Box 3806, Apache Junction, Arizona 85117

Arizona state; Pinal county

:Todd: Pinal county Supervisor House :Steve: Pinal county Supervisor Miller :Pete: Pinal county Supervisor Rios :Mike: Pinal county Supervisor Goodman :Anthony: Pinal county Supervisor Smith c/o :Natasha: Clerk of the Board Kennedy c/o Pinal County, Board of Supervisors 135 N. Pinal Street

USPS RMN RE 322 404 169 US

Administrative Complex Florence, Arizona 85132

RE: 'Affidavit: Statement of :Claim - :2017 May-June 8th Contraction Debt Notice;

Presentment of : Manifest with : Bill;

Demand for :Payment on Receipt of the Bill: Section G.' - Appended: one.

:Todd, :Steve, :Pete, :Mike, :Anthony, :Natasha Greetings:

#### Thank you. :i- man-beneficiary appreciate you.

Attached is the: 'Statement of :Claim /: 2017 May-June 8th Contract- Debt Notice.' The :purpose for the :2017 May-June 8th Contract was to prevent abuse. :i- man did not imagine that the abusive and unlawful methodologies in :place by the PINAL COUNTY/Pinal county Trustees, et al. would continue for over :three (3) years!!—a long time.

Unfortunately, :i- man-beneficiary observed until it became poignantly-obvious that the abusive methodology is systemic and systematic and can be unfavorable to any beneficiary for any reason with or without cause. The threat and harm is real, can be cruel and is not justifiable.

:i- man-beneficiary now desire to expediently settle and close this matter. :i- man-beneficiary request and require fidelity from all Trustees acting in any manner as relates to the resolve of this matter, and request that you to establish contact to begin this process.

Without Prejudice

:Darrell-James: Hill, :civilian beneficiary

<sup>1</sup> **:2017 May-June 8**th Contract means: - RMN RE 322 399 225 US - the contract offered to cease and desist the wrong-doing against :i- man, or to alternatively-choose the :option to pay the fee-schedule. The :PINAL COUNTY/Pinal county acquiesced the contract, then persisted and escalated the harm upon the victims. See: Section B (below) appended, RMN RE 322 399 225 US.

MESA DESERT 6644 E BROADWAY RD MESA, AZ 85206-9998 035218-0431 🛷 (800) 275-8777 10/29/2019 08:48 AM

Product	Qty	Unit Price	Price	
PM 2-Day (Domestic) (FLORENCE, AZ (Weight:2 Lb 4. (Expected Deliv — (Thursday 10/31	70 Oz) ery Da	\$8.30 y)	\$8.30	
Registered (Amount:\$21.00) (USPS Registere (RE322404169US)	d Mail	#)	\$12.95	
Return Receipt (USPS Return Re (95909402474283	ceipt	#) 553)	\$2.80	
Total:			\$24.05	

Includes up to \$50 insurance

Cash

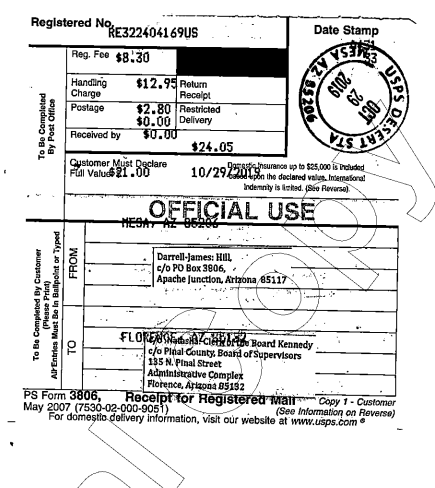
Change

Due to the security of Registered Mail, an additional 3-10 delivery days should be added to the expected delivery date provided.

\$80.00

(\$55.95)

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.



2019-011722 MISC Page: 3 of 222 10/29/2019 1:47:59 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

2019-011722 MISC Page: 4 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806 Apache Junction, Arizona 85117

Arizona state Pinal county

Affidavit: Statement of :Claim - :2017 May-June 8<sup>th</sup> Contract<sup>1</sup>- Debt Notice; Presentment of :Manifest with :Bill; Demand for :Payment on Receipt of ; Bill

#### :Affiant

:i- man-:Darrell-James: Hill © 1958, Ohioan² (i) am the :man- beneficiary of the inherent rights given to :i- man by the :Almighty-:God – where nothing stands between :Almighty God and :i- man –; (ii) am a :Negro, forever principally guaranteed and expressively guaranteed the protection of the facility of The Constitution for the United States of America, et seq. - by the :Emancipation -: Proclamation of: 1863, and General Order No. 100 of: 1863, et seq; (iii) am a :private-: civilian-: beneficiary of the UNITED STATES government's indenture of: itself by the 'Emergency Banking Act of 1933 – TWEA of 1917, as amended', served by :debenture by: way of the idem-sonans-: subrogation entitled: DARRELL JAMES HILL, ® 1958, OHIO.

:i- man am a member of the non-political aggregate, and am guaranteed a republican form of government. :i- man am a literate, :legal -idiot -non-member of the :legal- :B.A.R. -society.

A) In This Matter,:i-man Observed And Experienced First-Hand howeffortfully-much of a little-effect is man, et al.3 was able to achieve in the stopping

<sup>1 :2017</sup> May-June 8th Contract means: - RMN RE 322 399 225 US - the contract offered to cease and desist the wrong-doing against :i- man, or to alternatively-choose the :option to pay the fee-schedule. The :PINAL COUNTY/Pinal county acquiesced the contract, then persisted and escalated the harm upon the victims. See: Section B (below) appended, RMN RE 322 399 225 US.

<sup>2:</sup> Darrell-James: Hill © 1958 means: a) Political Election: Gila county Arizona, Recorder: Doc. #2017 002378; pp 6-24, 93-95 of 693; and Gila county Arizona, Recorder: Doc. #2019-009291-758-772 of 851. b) Live-Life: Gila county Arizona, Recorder: Doc. # 2018-005176; pp. 18-21 of 21; c) Civilian: Gila county Arizona, Recorder: Doc. #2019-009291-798-799 of 851.

<sup>3 :</sup>i-man, et al. means: man-:beneficiaries; the soul-journeyers inhabiting the :Ingold home and land area, enduring the trepidation and jeopardy of the threatening and overwhelm imposed upon the souls without right by the PINAL COUNTY/Pinal county Trustee, et al. sworn to Not impose, oppress or compete against or otherwise bring harm to :man-:beneficiaries. See: Section B ...: facts of :evidence: a) RMN RE 322 404 036 US.

these past three (3) years (2016-2019) of the systemic victimization from the PINAL COUNTY/Pinal county Trustee's hand, method, agency and resources, and its' use of the PINAL COUNTY Arizona state judicial resources in a seamless, orchestrated, personal -tool -manner to faithfully enforce its' :commercial interests indifferent to the threat, trespass and harm to :i- man-:beneficiary, et al.

- B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered With The Pinal County Sheriff. See: Section B appended: first claim: CMN 7015 0640 0001 5883 2631 :6 pages; second claim: RMN RE 322 404 040 US :22 pages; third claim: RMN: RE 322 404 053 US :59 pages; and: facts of evidence, a) RMN RE 322 404 036 US :83 pages, b) CMN 7018 0360 0000 5968 8843 :7 pages, c) CMN 7018 0360 0000 5969 3007 :6 pages, d) CMN 7018 0360 0000 5968 8850 :6 pages, and e) CMN 7018 0360 0000 5968 6115 : 4 pages.
- C) :Conusance Was Made To Prevent A Continued And Expanded Process Of Wrong-Doings Proposed By The Pinal County/Pinal County Hand, Policy Or Agency, et al. With Re: To The 'Arizona Superior Court record, Pinal county :number: 'CV201801825' case'. See: Section Cappended, 10 pages;
- D) By The :Court-:Internal- Review, The ':Arizona -Superior -Court -record, Pinal County:number: 'CV201801825' Case' Was Dismissed. See: Section D appended, 2 pages;
- E) The :Prevailing Contract is The :2017 May-June 8<sup>th</sup> Contract governing this matter. Section B (above) appended, RMN RE 322 399 225 US. Despite the fact that the PINAL COUNTY/Pinal county acquiesced to the contract, the systematic trespassing-actions continued unabated.

Moreover, no rebuttals from a PINAL COUNTY/Pinal county executive agency has issued to :i- man, et al. to communicate a constructive end to the executive -trespassing policy used against:i- man-beneficiary, et al. nor to find remedy for :i- man-:beneficiary, et al. Rather, :i- man-beneficiary, et al. am left by :default to proceed against the very-same oppressive-policy(-ies) used before without right to subject :i- man-:beneficiary, et al.

F) The :2017 May-June 8<sup>th</sup> Contract-: Fee-Schedule<sup>4</sup>-Obligation Was Established To Proactively End The Pattern Of: Harms-Imposed Against: i-man, Et Al., By The Pinal County/Pinal County's Hand, Method Or Agency. Still, the

fee-schedule means: one 'U.S.' Silver dollar -in-specie per minute beginning and ending according to the 2017 May-Jun 8<sup>th</sup> Contract. a x b = c: . a) The :sum of the time elapsed in :minute (unit of :time) beginning on :April 5, 2017: 1700 hr, and ending on :October 7, 2019: 17:21:17 hr, - :total 792,022 minutes; b) The contract establishes one- 'U.S.'- Silver-dollar- in specie - per each of: 792,022 minutes; c) The :calculated payment- due- now is: 792,022 - :one- 'U.S.' Silver dollar -in-specie.

:PINAL COUNTY/Pinal County optioned to progressively persist and expand-upon an oppressive trespass without-right while using the :state -court -authority -apparatus as a readily available tool in its' attainment of :private commercial gain.

## :i- man demand and require the :restoration of :all of my private-property.

G) The :2017 May-June 8th Contract-: Fee-Schedule-Obligation Due Paid Now: Is: 792,022<sup>5</sup> -: one-'U.S.' - silver dollar. See 'Bill for :792,022-: one-'U.S.' -silver dollar -in -specie'; -: Section G appended, 1 page; Gila county Arizona;

:i- man demand and require the :Payment of ;all of the 792,022 -:one- 'U.S.'- Silver -dollar now-due in accordance with the :2017 May-June 8<sup>th</sup> Contract; the :PINAL COUNTY/Pinal county-Obligation is due-paid-now upon billing. And: All of the collection expenses and charges for the any amount-due or unpaid is the sole financial obligation of the PINAL COUNTY/Pinal county, due-paid upon :billing.

# Immediate Payment Of The Bill Amount Is Required And Demanded.

:i -man affirm that all :aforesaid is true and correct, and will testify to the same in the open court.

Without prejudice

:Darrell-James: Hill, theneficiary - :executor

**JURAT** 

Affirmed and signed before me on this  $\frac{28}{2}$  day: October 2019. Type of Identification: Arizona Driver License.

Abraham Martinez Flores
Notory Public
Pinel County, Artzons
My Comm. Expires 04-22-20
Commission No. 584648

SEAL

5 Ibid. 4(a). Calculation assisted by: https://www.timeanddate.com/

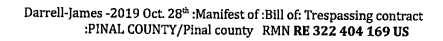
:Notary-Public

2019-011722 MISC Page: 7 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806 Apache Junction, Arizona 85117



B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered With The Pinal County Sheriff. See: Section B appended: first claim: CMN 7015 0640 0001 5883 2631 - :6 pages



Jay-Roy: Ingold, aggrieved man<sup>1</sup> c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT without the US inc.

Mark, acting as Pinal County Sheriff 971 Jason Circle, Building C Florence, Arizona 85132

Re 5124 East 18th Avenue, Apache Junction, Arizona2;

CLAIM OF TRESPASS: VIOLATION OF CONSTITUTIONALLY PROTECTED RIGHT. See NOTICE and DEMAND made re: Comply Num: CC-9920-16. See Attached: "USPS RMN: RE 322 399 225 US to Himanshu, Paula, c/o Terrilyn", (4 pages.)

Mark, Greetings and Congratulations:

i: man am writing: because i 1) made a **DEMAND** for cease and desist of violation of my right against an Ex post facto law constitutional violation. And, 2) To resolve this matter, i have requested a common law trial-by-jury determining the facts and the law in this matter, a controversy greater than twenty dollars. Please see the documents attached.

I know you are a constitutional officer, and that i must notify you to help assure these abuses do Not persist.

Respectively, Jay-Roy: Ingold

Jay- Roy: Ingold

05/05/17

<sup>1</sup>man means: a) a flesh and blood man-kind understanding Almighty God of Abraham of the Holy Bible, and a sovereign one who in a collective capacity with others sovereigns are the people of the United States of America over-standing the government for the United States of America; b) NOT a cestui que trust, corporation, or other fictitious entity; c) NOT a US citizen; d) Not an inhabitant of a federal area <sup>2</sup>Parcel Number: 103-14-012B; Complaint Number: CC-0920-16; Hearing Date: June 08, 2017

Jay- Roy: Ingold c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

Himanshu, acting as Director, Community Development
Paula, acting as Code Compliance Manager
c/o Terrilyn, acting as Code Compliance Officer
S75 North Idaho Street, Suite 800
Apache Junction, Arizona 85119

Re: 5124 East 18th Avenue, Apache Junction, Arizona

NOTICE	a)	EX POST FACTO LAW VIOLATON;
	<b>b</b> )	CRIMINAL COMPLAINT;
	(c)	FEE SCHEDULE
DEMAND	i)	DISCHARGE COMPLAINT - CANCEL HEARING, and
		CEASE AND DESIST; or,
	iii)	COMMON LAW PROCEEDING

Himanshu, Paula, Terrilyn, Greetings:

i: man am writing: because i have received various requests for changes i voluntarily made upon my property in good faith. i made significant changes and sent you photos, etc. improving the general appearance of my property. However, you have violated your Oath of Office and duty to persist to impose upon me further DEMAND LETTER(s) and a COMPLAINT seeking further to impose Code Violations for my parcel "103-14-012B" that you knew or should have known was ACQUIRED in 2008!

Address Above: It is a felony for you to send mail to an address that is not a proper mailing address, or a fictitious mailing address. My proper mailing address is as indicated above; if you intend to send mail to another address then you intend to be guilty of mail fraud.

#### **NOTICE:**

Your actions are repugnant to the Constitution for the United-States-of-America-people, and the subsequent-subordinate-laws. You have mistakenly presumed that your code violations AND counts somehow applied to me; so, let me be clear:

- a) your application of code violations AND counts do Not apply to me;
- b) you have threatened to impose fines and/or create other hardship that Never before existed! if i do not comply with your demands;
- c) you have progressed to: a) threat of abuse, b) under the color of law; and,
- d) Your "CODE ENFORCEMENT OFFICER VERIFICATION", on the April 5.

2017, COMPLAINT, is perjury if a) you knew or should have known that b) my parcel at 5124 E. 18<sup>th</sup>Ave. has been in my ownership since 2008; that: c) the codes were contrived years later, even 2010; d) no man has made a claim; and, e) your verification is repugnant to the United States and Arizona constitutions Ex post facto law prohibitions.

Moreover, your use of code to DECEIVE ME evidences a perverse application with willful criminal intent.

**DEMAND** 

- Withdraw the Complaint and Cancel the Hearing post haste;
- CEASE and DESIST; No Further Trespass about my property.
- FEE SCHEDULE: If you choose Not to withdraw your complaint post haste, then from the time of your receipt of this NOTICE and DEMAND; I) you have 5 days to complete Items 1) & 2); then after, II) any further intrusion from your, et al., any actions to date, you a) agree to pay to me post haste upon request(s) one silver dollar per minute period of time from April 5, 2017, 5:00 pm., until this matter is resolved; and, b) you agree to pay post haste upon request any and all legal service charges incurred in resolve of- and collection from you- any amounts accrued.
- COMMON LAW PROCEEDING: If you choose to Not withdraw your complaint post haste, then i Demand a June 8, 2017, Court of Record to proceed in Common Law with trial by jury to hear and decide a) the controversy of your actions against me, and b) the Item 3) Fee Schedule, matter in controversy greater than twenty dollars at this writing.

• My Next Friend, the man steward-at-my-property, will accompany and assist me as i deem may be necessary.

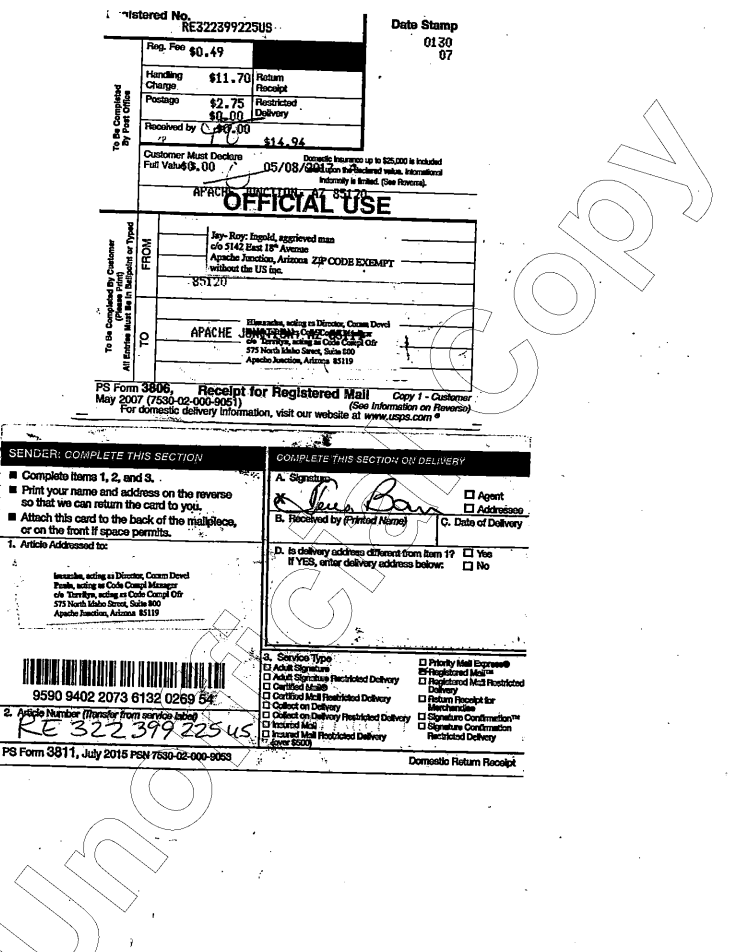
Jay-Roy: Ingold

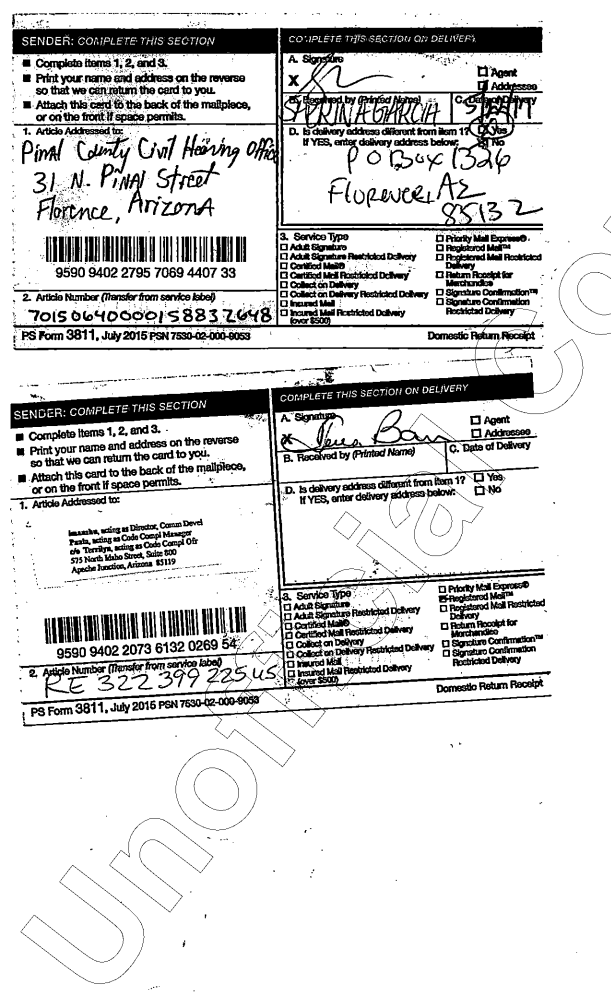
| Jay-Roy: Ingold | May7, 2017

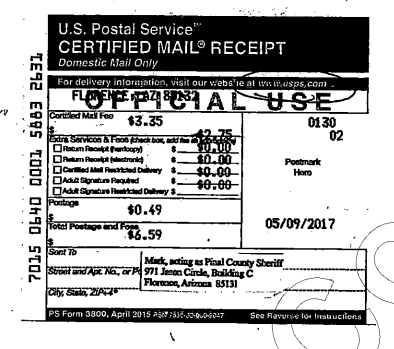
Because of these hassles I am putting my house up for sale.

I witness and acknowledge that all statements herein are true.

Lisa: Ingold May 7, 207







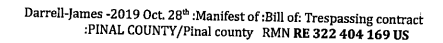


2019-011722 MISC Page: 14 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806 Apache Junction, Arizona 85117



B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered
With The Pinal County Sheriff. See: Section B appended: Second claim:
RMN RE 322 404 040 US -: 22 pages



:Jay- Roy: Ingold: man-beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue, Apache Jünction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

Arizona state Pinal county

Mark: Pinal county Sheriff Lamb PO Box 867 Florence, Arizona 85132

RE: CLAIM: American- Indianan state citizen as: i-man - Claim Of Criminal Wrong-Doing Upon The American - Indianan state citizen: Jay-Roy: Ingold, et al., by the Pinal County trustee, et al. man/men as an agent- Wrong-Doer Who Has Caused Injury to the man without right. -USPS RMN RE 322 404 040 US- see: explanation, PINAL/Pinal county Case No. CV 201801825 - Response And Answer, etc., annexed -

# PINAL/Pinal county Is A Trustee Under The Arizona State Covenant

Mark, greetings;

:i believe you are the man who has the title of the Sheriff: Pinal county, Arizona.

# This Is Your Second Notice Of This Wrong-Doing

1. :i-man first mailed notice of a possible problem within the May 9<sup>th</sup> write up by a USPS CMN 7015 0640 0001 5883 2631 delivery to :you on the 11<sup>th</sup>: May: 2017, after the Pinal county trustee began to injure :me.

The :2017 May-June 8th Contract

2. The May 9<sup>th</sup> :agreement you received was activated by PINAL/Pinal county on June 8<sup>th</sup>: 2017 at: 08:30.001 a.m., before the June 8<sup>th</sup>: 2017 Hearing-meeting.

AFFIANT: Jay-Roy: Ingold

- A. :i-man :Jay-Roy: Ingold © ® 1961, an :Indianan am the beneficiary and Executor of the natural right from the Almighty God, and beneficiary-subrogee and Executor of the public trust- subrogation named :JAY ROY INGOLD—and et al. derivatives created by the UNITED STATES government- trustee- subrogor and services provider, et seq.
- B. : i am not a U.S. Citizen. : i am a literate, but a legal idiot. And: i live on my rural land and home area near the Apache Junction area, Pinal county, Arizona state. : i am a man: i am a soul: i love Almighty God. And,

:i believe that the burden of this Pinal county trustee litigation without right forces onto me a wasteful use my life and lifetime. —:i believe that the imposition of this matter upon :me, et al., is a wholly terrible drain on :my soul. And:

In the view of the fact, :i believe that this imposition being based upon fraud(s) by the Pinal trustee's infidelity hurts :me, et al., even more.

# The Pinal county Is A Trustee for the man- Jay-Roy: Ingold, et al.

1. The :Pinal county-government is a trustee under The Constitution for the United States of America, CftUSofA, restricting PINAL/Pinal county From Injuring :i-man :Jay-Roy: Ingold, an Indiana state citizen, et al., and :i believe no verifiable evidence to the contrary exists.

# The 2018 PINAL Pinal county COURT Suit Against :me.

- 2: :my rights-executed have been stolen away: They are mine and :i want them back.
- 3. :i don't want to be tricked or forced to/or through a soul-less commercial court: -i don't want to be an attorney: -i don't want to be made famous by a frivolous PINAL/ Pinal county color-of-law suit. Rather: i have always simply wanted to not-be-interfered-with during my sojourn here. -

:i want :that back:

- 4. The CftUSofA: Bill of Rights, 4th Amendment<sup>1</sup>: against pretense of searches;
- 5. The CftUSofA: Art. I, Sec. 10<sup>2</sup>, The CftUSofA: Bill of Rights, 7<sup>th3</sup>, 9<sup>th4</sup>, & 10<sup>th 5</sup>Amendments establishing :my option to be :i man, and The Arizona Constitution, Preamble<sup>6</sup>, Art. 2<sup>7</sup>, 2.1<sup>8</sup>, 3<sup>9</sup> and 6<sup>10</sup>....
- 6. :i- man see no verifiable reason that the living, breathing, with the blood flowing through the veins man- Jay-Roy: family name: Ingold can not maintain his rights-executed to be a: man; and :i believe no verifiable evidence to the contrary exists.

# Pinal county's 2017 May-June 8th Contract Obligation To Jay-Roy: Ingold

- 7. The :Pinal political subdivision people and :i-man made the man-to-man 2017 May-June 8th Contract.
- 8. :i see no verifiable evidence that a PINAL/Pinal county complaint omitting the substantive-material-fact of the Pinal county's 2017 May-June 8th Contract is not fraud under the Arizona Law, and :i believe no verifiable evidence to the contrary exists.

The Clerk Problem. Why?

2 CftUSofA: Art. I, Sec. 10 – no state shall tender payment in gold and silver..., and legislation amounting to an "ex post facto Law, or Law impairing the Obligation of Contracts....

3 Bill of Rights, 7th – In suits at common law where the amount in controversy is greater 20.00, the right of trial by jury shall be preserved,....

4 Bill of Rights, 9th rights numbered in the Bill of Rights is not the complete list of the rights that belong to the people.

5 Bill of Rights, 10<sup>th</sup> – powers not delegated to the Constitution ... are reserved to the people.
6 Arizona Constitution, Preamble – Preamble: We the people of the State of Arizona, grateful to

Almighty God for our liberties, do ordain this Constitution.

7 Arizona Constitution, Art. 2: Declaration Of Rights

8 Arizona Constitution, Art. 2.1. Victims' Bill of Rights

9 Arizona Constitution, Art. 3: Distribution Of Powers

10 Arizona Constitution, Art. 6: Judicial Department

<sup>1</sup> Bill of Rights, 4th Amendment – right to be secure in my all effects against unreasonable searches and seizures.

- 9. The Pinal co. Clerk of Courts has returned my documents: my filing-fees twice, all filings but one, damaged documents, and is now literally intercepting the CERTIFICATE OF SERVICE mail that: i have sent to the judge named-assigned to the matter. The Chief Judge and the Clerk have been addressed on this impasse, and they have not responded; meanwhile, this presumption that the Pinal complaint is true -approach continues.
- 10. <u>Common Law Court of Record</u>: :i demanded a common-law court of record with the trial by the jury deciding all of the matters of the facts and the law.
- 11. :i see no verifiable evidence that a trial upon the substantive material facts of this matter should not be tried in a common law court of record with the trial by the jury deciding all of the matters of the facts and the law, and :i believe no verifiable evidence to the contrary exists. Moreover,
- 12. :i see no verifiable reason to conceive that any juror in this matter would not be unsafe from the PINAL/Pinal county harassment.

## Remedy: Constitutional Compliance

- 13. :It is common knowledge that no Arizona statute supersedes the Arizona Constitution.
- 14. :i see no verifiable evidence that the PINAL/Pinal county pursuits must or may offend the restrictions of the Arizona and United States Constitutions to the harm of:i, et al., the people it is sworn to serve, protect and defend, and:i believe no verifiable evidence to the contrary exists.

# Protection From PINAL/Pinal county- Wrong-doers

15. :i have been and am still harassed by :PINAL/Pinal county actors' private predilections, and :i fear for my, et al. safety from the lies, threats and malfeasance by the PINAL/Pinal county actors, etc. or proxies responsible. :i-man did not and do not now want to be made famous or a victim.

## :united States of America Citizens.

- 16. :i-man, et al., we, are not politically correct. :we are of the non-political aggregate. :we are the united States of America Citizens.
- 17. The fullness of the truth before you is now-ongoing Mark, and has been going on for three years now. :i observe the deceptive, wrongful use of the Ariz.R.Statutes to dismantle my constitutional protections.

cc: all

annexed: CLAIM: American-Indianan state citizen as: i-man 
Claim Of Criminal Wrong-Doing Upon The American -Indianan state
citizen: Jay-Roy: Ingold, et al., by the Pinal County trustee, et al.
man/men as an agent- Wrong-Doer Who Has Caused Injury to the man
without right. -USPS RMN RE 322 404 040 US- see: explanation,
PINAL/Pinal county Case No. CV 201801825

Sincerely:
Without prejudice,

Jay-Roy: Ingold executor
:Jay-Roy: Ingold, beneficiary, Executor

Affirmed and autographed before me this \(\frac{1}{\ldots}\) day: February 2019. Type Identification: Arizona Driver License

Notary public



Krystol Stewart Notary Public Mericopa County, Arizona Ny Comm. Expires 12-06-2020

:Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602,499,8807

:man :present:

Arizona state Pinal county

#### SUPERIOR COURT OF ARIZONA PINAL COUNTY

:PINAL COUNTY. :Plaintiff:

v.

:JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold1: sui juris :Aggrieved Party

V.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance

Case No. CV 201801825 -HON, BRENDA E OLDHAM

A. CLAIM: American- Indianan state citizen as :i-man- Jay-Roy: Ingold -Claim Of Criminal Wrong-Doing Upon The American -Indianan state citizen: Jay-Roy: Ingold, et al.2, by the Pinal County trustee, et al. man/men as an :Respondent- Executor; agent- Wrong-Doer Who Has Caused Cross-Claimant Injury without right to the man- Jay-Roy: Ingold. –USPS RMN RE 322 404 040 US

> **B. ANSWER AND RESPONSE** :DEMAND: Common Law Equity Court Of Record With Trial By Jury To Decide All Matters Of Law And Equity

<sup>:</sup>Jay-Roy: Ingold means: Acknowledgment, Acceptance and Deed of Re-Conveyance: Yavapai County Recorder: Doc # 2018-0055641.

Jay-Roy: Ingold, et al. means: ## 1 - 6 below.

Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

C. CROSS-CLAIM: PINAL/Pinal county, et al., Violation Of The Trustee Duty: Interference With The Rights Of The American -Indianan state citizen: Jay-:Wrong- doers. Roy: Ingold, et al., by the Pinal County trustee, et al. man/men as a non-agent-Wrong-Doer Who Has Caused Injury to the man-Jay-Roy: Ingold, et al., by the access Of The Pinal county trustee-Authority. <u>DEMAND</u>: Common Law Court Of Record With Trial By Jury To Decide All Matters Of Law And Fact

#### NECESSARY SUBMISSIONS

#### **NECESSARY SUBMISSIONS** - annexed

:i- man see no verifiable evidence that Necessary Submissions below 1. are not required for the comprehension and for an understanding of this matter, and :i believe no evidence to the contrary exists.

01 :RESPONDENT NOTICE: Required Joinder Of The Man-Beverly-Jean: Romero-Hill<sup>3</sup>.

02 :RESPONDENT NOTICE: Required Joinder Of The Man-Darrell-James: Hill<sup>4</sup>.

03: RESPONDENT NOTICE: Required Joinder Of The Man-Tracy-Robert: Calhoun.

12 :CLAIM: American- Indianan state citizen as :i-man - Claim Of Criminal Wrong-Doing Upon The American -Indianan state citizen: Jay-Roy: Ingold, et al., by the Pinal County trustee, et al. people as agent-Wrong-Doers Who Have Caused Injury to the man without right. -USPS RMN RE 322 404 040 US

13 : AFFIDAVIT: Contact With : James: Code Compliance Officer Meadows -: AFFIANT: Man: Tracy-Robert: Calhoun: Acquainted

Gila county Arizona: Doc. # 2017-002378: pp. 6-24, 93-95 of 693

Gila county Arizona: Doc. # 2017-002378: pp. 2-44, 93-95 of 693

04 :RESPONDENT NOTICE: Required Joinder Of The Man-Lisa: Loeffler- Ingold.

05 : RESPONDENT NOTICE: -Authorization For Man- Jay-Roy To Sign For Members Of The Community On The "Correction Of The Account Of The Complainants' Affidavit: Community Report - Need For Common Law Court Of Record With The Trial By Jury To Decide Upon The Facts And The Law."

#### 06 :RESPONDENT NOTICE:

Next Best Friend: Man-Darrell-James: Hill Will Be Assisting :me And My Cause At All Required Joinder Of The Man- James-Meetings At My Pleasure.

07 :RESPONDENT NOTICE: 2017 May-June 8th Contract Obligations Upon The Pinal/Pinal County As Of June 8th: 08:30.01 A.M.

08 :RESPONDENT NOTICE: -Correction Of The Account Of The Complainants' Affidavit: - Community\_ Report - Need For Common Law Court Of Record With The Trial By Jury To Decide Upon The Facts And The Law.

09: PRAECIPE For The Oath Of Office Of Dereliction Of The Trustee Duty. -The Following Known And Unknown Persons Associated With The Complainaints' Action: namedly: Himanshu: Director, Community Development Patel; :Paula: Code Compliance Manager Mullenix; :Terrilyn: Code Compliance Officer Klucar; :James: Code Compliance Officer Meadows; :Kent: Pinal County Attorney Volkmer; :Craig: Deputy County Attorney Cameron; :John-Doe; :Jane-Doe.

With The Facts, For, And, On Behalf Of Jay-Roy: Ingold.

14 :AFFIDAVIT: Contact With :James: Code Compliance Officer Meadows -: AFFIANT: Man :Darrell-James: Hill: Acquainted With The Facts, For, And, On Behalf Of :Jay-Roy: Ingold.

15 : AFFIDAVIT: Contact With : James: Code Compliance Officer Meadows - Affiant: Man :Beverly-Jean: Romero- Hill: Acquainted With The Facts, For, And, On Behalf Of :Jay-Roy: Ingold.

#### 16 :RESPONDENT NOTICE:

William: Woods. Respondent Notice: :PINAL/PINAL County-Government Is A Trustee For The Man-Beneficiary- Executor: Jay-Roy: Ingold.

#### 17: RESPONDENT NOTICE:

:i-man Do Not Owe A Filing Fee - Access To This Court By This Man Jay-Roy: Ingold Is By :Right-executed Not Subject To The Statutes-Used For Privileged Persons Under License With The STATE OF ARIZONA. -Failure To Protect This Man In His Exercise Of His Right As An Indianan : American Is A Presumption: Probable Interference Of The Rights-Executed By Concerted Violation of the man-beneficiary: Jay-Roy: Ingold, et al.

## 18: RESPONDENT'S NOTICE:

:Jay-Roy's Land-Home: "ZIP Code Exempt: DMM 602.1.3.e2.: Addressing; :TITLE 18 U.S.C. § 1341:" Fraud And Swindles. - Title 18 U.S.C. § 1342; Fictitious Name Or Address.

10 :RESPONDENT NOTICE: – Setting Of The Presumptions

11 :RESPONDENT NOTICE:

<u>PINAL/Pinal county- government Trustee-</u>

<u>Duty</u> To The man-beneficiary- executor:

Jay-Roy: Ingold, et al.

19 : RESPONDENT NOTICE:

<u>Unjustified Actions — Presumption: It Is</u>
Probable That The Pinal/Pinal County Has
Committed An Unjustified Actions Against
The Man-Beneficiary: Jay-Roy: Ingold, et al.

20:RESPONDENT NOTICE:
PINAL/ Pinal county-government Is A
Trustee For The Man-BeneficiaryExecutor: Jay-Roy: Ingold.

## The :Man: Affiant: :Beneficiary -Executor Claimant

- 1. :i-man am a living soul the blood flows and the flesh lives known by the given name :Jay-Roy: family name: Ingold, an :America state citizen: Indianan -1962 of a sound mind, :beneficiary and executor of the Almighty-God-given inherent rights, and the :beneficiary-subrogee and executor of the public trust subrogation titled in the idem sonans: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. also including the PINAL/Pinal county-government-trustee, STATE OF ARIZONA/Arizona state-government-trustee.
- 2. :i being first duly sworn, upon the oath, states that: to the best of my knowledge all of the facts set forth herein are true and accurate.
- 3 :i am not a U.S. Citizen: i-man am an Indianan.
- 4. : i am not a statutory defendant in this matter.
- 5. :i-man am a literate, but legalese- idiot.

- 6. :i do not understand the customs of the BAR society nor do :i fully comprehend the legalese of the systems of the terms of the at-law legal society, and :i believe No law exists that requires :i-man to know or understand these things.
- 7. Further: i am not liable to the supporting statutes-used by the PINAL/Pinal county complaint because the statutes do not apply to :me; and:
- 8. : i have no obligation or duty to the codes used in this matter.
- 9. :i see no verifiable evidence that either the Arizona Revised Statutes and the PINAL/Pinal county codes used by the PINAL/Pinal county apply to :me, and :i believe no verifiable evidence to the contrary exists.

See: 19 :RESPONDENT NOTICE: - Unjustified Actions -

# PINAL/ Pinal county political subdivision- Complainant Is The County Constitutional Trustee For: :i-man :Jay-Roy: Ingold

See: 20: RESPONDENT NOTICE: - PINAL/Pinal county-government Is A Trustee

See: 11 :RESPONDENT NOTICE: - PINAL/Pinal county- government Trustee Duty

- 10. :i-man, et al other living souls on :my land and home area have with :me been injured by the PINAL/Pinal county wrong-doings before and after the 2017 May-June 8th Contract when :i-man conditionally accepted their offer without denying lawful options to :me as set forth in the Arizona and U.S. Constitutions.
- is not authorized to only act within the limitations set forth in the Arizona and U.S.

  Constitutions, and :i believe no verifiable evidence to the contrary exists.

12. :i see no verifiable evidence that the PINAL/Pinal county-government is not a trustee under the Arizona and U.S. Constitutions for the benefit and protection of :i-man, and :i believe no verifiable evidence to the contrary exists.

#### A. CLAIM:

13. The :Necessary Submissions are without rebuttal hereafter incorporated as the fact.

See – 12: <u>CLAIM</u>: American- Indianan state citizen as: i-man- Jay-Roy: Ingold – <u>Claim Of Criminal Wrong-Doing Upon The American -Indianan state citizen: Jay-Roy: Ingold, et al.<sup>5</sup>,</u>

14. The :2017 April 5<sup>th</sup> the :PINAL/Pinal county people made an :offer threatening :me with fines and fees if :i did not be present at a hearing-meeting for the PINAL/Pinal people to continue to force :me to volunteer :my rights-executed to the/a PINAL/Pinal county authority; or, to expressly say 'No.'

See: 18 :RESPONDENT'S NOTICE; -: Jay-Roy's Land-Home

See: 01 :RESPONDENT NOTICE: Required Joinder Of The Man- Beverly-Jean: Romero- Hill

See: 02 :RESPONDENT NOTICE: Required Joinder Of The Man- Darrell-James: Hill<sup>7</sup>.

See: 03 : RESPONDENT NOTICE: Required Joinder Of The Man-Tracy-Robert

See: 04: RESPONDENT NOTICE: Required Joinder Of The Man-Lisa: Loeffler-Ingold.

See: 13: AFFIDAVIT: Contact With: James: Code Compliance Officer Meadows -

<sup>5</sup> Jay-Roy: Ingold, et al. means: ## 1 – 6 below.

<sup>6</sup> Gila county Arizona: Doc. # 2017-002378: pp. 2-44, 93-95 of 693

<sup>7</sup> Gila county Arizona: Doc. # 2017-002378: pp. 6-24, 93-95 of 693

#### :AFFIANT: Man :Tracy-Robert

See: 14: AFFIDAVIT: Contact With: James: Code Compliance Officer Meadows -: AFFIANT: Man: Darrell-James

See: 15:AFFIDAVIT: Contact With: James: Code Compliance Officer Meadows – Affiant: Man: Beverly-Jean

15. :i- man :Jay-Roy: Ingold conditionally-accepted the :Pinal offer by :my 2017

May 9th Agreement with the Pinal county people making the offer, and who accepted and accordingly activated the agreement on: June 8th: 2017.

See: 07 :RESPONDENT NOTICE: - 2017 May-June 8th Contract

16. The 2017 May-June 8th Contract established that with the continued abuses against my wishes by the PINAL/Pinal county people is the fee schedule owed.

See: 08 :RESPONDENT NOTICE: - Correction Of The Account

Jurisdiction: Court of Record, Common-Law Equity With Trial-By-Jury

Deciding All Matters Of The Law And The Facts — Estoppel<sup>8</sup> Demanded For The

PINAL/Pinal county's Omission of the 2017 May-June 8th Contract

17. The :subject matter that the Complainant proposed to this court is that of A.R.S. § 11-815, and 11-861 (A). — However:

18. A.R.S. § 11-815, and 11-861 (A) do not apply to :i-man.

See: 07 RESPONDENT NOTICE: 2017 May-June 8th Contract

19. i see no verifiable evidence that due to :PINAL/Pinal county's omission in their complaint filed of the 2017 May-June 8th Contract is not a fraud, and :i believe

<sup>8</sup> Estoppel means: equitable estoppel demanded- means: because of the fraud upon the court, contractual obligations must be adhered-to in the favor of :i-man.

no evidence to the contrary exists.

- 20. :i see no verifiable evidence that the 2017 May-June 8<sup>th</sup> Contract is not a substantial material fact over-standing the PINAL/Pinal county actions with regard to :i-man since June 8<sup>th</sup>: 2017: 08:30.001 a.m., and :i believe no evidence to the contrary exists.
- 21. :i see no verifiable evidence that the Complainants' actions to omit or to commit the absence of the 2017 May-June 8th Contract in their Complaint do not both result in the fraudulent act, and :i believe no evidence to the contrary exists.

  COURT OF RECORD UNDER THE CONSTITUTION- With The Trial-By-Jury To

See: 17 :RESPONDENT NOTICE: -: i-man Do Not Owe A Filing Fee

Decide All Matters Of The Facts And The Law

22. :i see no verifiable evidence that the PINAL/Pinal county court is not the guardian of my liberties from all offenders, and including from any PINAL/Pinal county-based abuse of authority, malfeasance or trustee violations, and :i believe no verifiable evidence to the contrary exists.

See: 20 :RESPONDENT NOTICE: <u>PINAL/Pinal County-Government Is A Trustee</u>
See: 11 :RESPONDENT NOTICE: <u>PINAL/Pinal county-government Trustee-Duty</u>

23. :i see no verifiable evidence that any PINAL/Pinal county abandonment of their contractual obligations to :i-man is not an established duty or obligation for the protection, ensurance and promotion of :my, et al. liberties under the :Arizona Constitution, and the U.S. Constitutions, and :i believe no verifiable evidence to the

Annex to Mark: Sheriff Lamb Pinal county\_USPS RMN RE 322 404 040 US

contrary éxists.

- 24. :i see no verifiable evidence that due to the 2017 May-June 8th Contract the PINAL/Pinal county has the right to interfere with :i-man's right-executed to not volunteer to contract with them to :my disadvantage, and :i believe no verifiable evidence to the contrary exists.
- 25. :i see no verifiable evidence that :i-man's demanded Right Of The Trial By The Jury is not the right established to all American state citizens under The Constitution for the United States of America, henceforth CftUSofA, et seq., and :i see believe no evidence to the contrary exists.
- 26. :i see no verifiable evidence that the PINAL/Pinal county's violation of :Jay-Roy, et al.'s right to live peacefully on the Jay-Roy land and home area under Almighty God is not a CftUSofA, Bill of Rights, 1st Amendment violation; and :i believe no evidence to the contrary exists.
- 27. :i see no verifiable evidence that the PINAL/Pinal county trustee's search of the Jay-Roy land and home area and seizure of Jay-Roy's authority for it's own purposes is not a CftUSofA, Bill of Rights, 4th Amendment violation; and :i believe no evidence to the contrary exists.
- 28. :i see no verifiable evidence that the PINAL/Pinal county trustee's use of the Arizona Revised Statute, ARS, to obfuscate the nature and cause of the accusation without a single witness is not a CftUSofA, Bill of Rights, 6th Amendment violation;

Annex to Mark: Sheriff Lamb Pinal county\_USPS RMN RE 322 404 040 US

and: i believe no evidence to the contrary exists.

- 29. :i see no verifiable evidence that the Pinal county trustee's suit against Jay-Roy, et al., if not at common law wherein the value in this controversy has exceeded twenty dollars (1500.00) is not a CftUSofA, Bill of Rights, 7<sup>th</sup> Amendment violation; and :i believe no evidence to the contrary exists.
- 30. :i see no verifiable evidence that the PINAL/Pinal county trustee's denial of :Jay-Roy's claimed-right to the common law court of record with the trial by jury to decide all the matters of the facts wherein a controversy in excess of twenty dollars (1500.00) and for which the right of trial by jury must be preserved is not a CftUSofA, Bill of Rights, 7th Amendment violation; and :i believe no evidence to the contrary exists.
- 31. :i see no verifiable evidence that the PINAL/Pinal county trustee's non-CftUSofA Bill of Rights use of the Arizona Revised Statute to deny or disparage the right(s) of Jay-Roy, et al.'s, CftUSofA Bill of Rights restrictions and to presume to impose new rights restrictions against Jay-Roy's, et al.'s wishes to live peacefully is not a CftUSofA, Bill of Rights, 9th Amendment violation; and :i believe no evidence to the contrary exists.
- 32. is see no verifiable evidence that the PINAL/Pinal county trustee's use of the Arizona Revised Statute to presume powers not delegated to the United States by the CftUSofA—Bill of Rights is not a CftUSofA, Bill of Rights, 10th Amendment

2019-011722 MISC Page: 30 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

violation; and :i believe no evidence to the contrary exists.

- 33. :i see no verifiable evidence that the PINAL/Pinal county trustee's use of the Arizona Revised Statute to presume powers not delegated to the ARIZONA/Arizona state by the Arizona and U.S. Constitutions is repugnant to the Arizona and U.S. Constitutions; and :i believe no evidence to the contrary exists.
- 34. :i see no verifiable evidence that the Pinal county trustee's use of the Arizona Revised Statute and the people's resources in the hiding of its obligations of the substantive material fact of the 2017 May-June 8th Contract for which it is obligated to the man-Jay-Roy is not an Arizona Constitution: Art. 2. Sec. 25 and a CftUSofA: Art. 1, Sec. 10 naked violation, and :i believe no evidence to the contrary exists. —
- 35. The :fee schedule contract is :one silver dollar per minute, calculated from the 5th: April 2017: 5:00 p.m. until the end of this matter, and due-paid upon a request.

# Equitable-Estoppel9 Demanded

- 37. All references, inferences to allegations mentioned above are without rebuttal hereafter incorporated as the fact.
- 38. From after the time agreed, :2017 June 8th: 08:30 a.m., all of the actions on this matter were governed by the limits of the 2017 May-June 8th Contract, –
- 39. Omission of the 2017 May-June 8th Contract: i see no verifiable evidence that a PINAL/Pinal county fraud-by-omission would not impair the PINAL/Pinal county

<sup>9</sup> Cp. equitable estoppel: Estoppel means: ... the prevention of a person from making an affirmation or denial because it is contrary to a previous affirmation or denial that he has made; prohibition.

obligations to the 2017 May-June 8th Contract with the man- Jay-Roy, and it believe no evidence to the contrary exists.

- :i see no verifiable evidence that the PINAL/Pinal county's omission of the 40. substantial material fact of the 2017 May-June 8th Contract was not fraud upon the court, and :i believe no evidence to the contrary exists.
- Inducement Warranting Estoppel: The: Hearing-meeting, et seq. of the 8th of 41. June 2017 . :i believe the deprivation of :my rights-executed in the contract was followed by a pattern with the continued interference of :my rights-executed.
- 42. :i see no verifiable evidence that the PINAL/Pinal county has not intentionally used the PINAL/Pinal county Hearing office to injure: i-man for not volunteering to the PINAL/Pinal county commercial offers generally, and expressly byway of the 2017 May-June 8th Contract, and :i believe no evidence to the contrary exists.
- :i believe any inducement to my harm by the June 8th Hearing Pinal people 43. against :i-man is evidence of the fraud warranting equitable estoppel.
- Inducement Warranting Estoppel: The: Affidavit Of James Meadows ...: # 13: 44. - :i believe that :James used annoying harassment, a nuisance with the stalking and menacing unannounced intrusion upon our peace about the land and home area as a pretense to induce contacts with :i-man :Jay-Roy: Ingold, et al.

ANSWER AND RESPONSE : DEMAND: ... To The Affidavit By The Man- James: Meadows In Support Of Complaint ..

All references, inferences to allegations mentioned above and affidavits are **45**. Annex to Mark: Sheriff Lamb Pinal county\_USPS RMN RE 322 404 040 US 12/16 ITEM 5 above.

- 55. ITEM: 11: The Complaint with the Pinal County Hearing Office communicated threats to harm: i-man, et al. See: ITEM 5 above.
- 56. ITEM: 12: i-man visited to the June 8th, 2017 meeting under the 2017 May-June 8th Contract - USPS RMN RE 322 399 225 US - See: ITEM 11 above.
- 57. **ITEM: 13:** See: ITEM 5.

#### C. CROSS-CLAIM: PINAL/Pinal county, et al., Violation Of The Trustee Duty

- 58. All references, inferences to allegations mentioned above and affidavits are without rebuttal hereafter incorporated as the fact. See: #28 above, et seq.
- 59. :i man-beneficiary have been injured by the PINAL/Pinal county people actors who affirm they are acting in their wrong-doings under the direction of and on behalf of- the PINAL/Pinal county government-trustee, and :i believe no verifiable evidence to the contrary exists.
- 60. :i see no verifiable evidence that the people identified in the cross-claim are not the people of the record who in concert are responsible to the CLAIM for the injury to :i- man-beneficiary, et al., and :i believe no verifiable evidence to the contrary exists.
- 61. i see no verifiable evidence that any man doing the good-work for the PINAL/Pinal county government-trustee should not be protected from the inadvertent liability as necessary by the use of the county people's money and resources; and :i

Annex to Mark: Sheriff Lamb Pinal county\_USPS RMN RE 322 404 040 US

believe no verifiable evidence to the contrary exists.

- 62. :i see no verifiable evidence that any man not doing the good-work for the PINAL/Pinal county government-trustee should be protected from the inadvertent liability as necessary by the use of the county people's money and resources because he is not performing the office or authorization of the PINAL/Pinal county delegated authority, and :i believe no verifiable evidence to the contrary exists.
- 63. :i see no verifiable evidence that when a man/men is working using the resources of the PINAL/Pinal county in any criminal pursuance then :he must be held personally liable for his criminal actions, and :i believe no verifiable evidence to the contrary exists.
- 64. :i see no verifiable evidence that when the PINAL/Pinal county government-trustee abandons the obligation and duty to :i- man-beneficiary for to aid and abet criminal behavior against :i- man-beneficiary, et al., then the Pinal county trustee is directly personally liable for all of the resultant injuries and embarrassments imposed upon and suffered by :i- man-beneficiary, et al., and :i believe no verifiable evidence to the contrary exists.

Jurisdiction: Court of Record, Common-Law With Trial-By-Jury Deciding All Matters Of The Law And The Facts -- For The PINAL/Pinal county actors using their positions in the injury of: i- man-beneficiary: Jay-Roy: Ingold, et al.

All references, inferences to allegations mentioned above and affidavits are without rebuttal hereafter incorporated as the fact. See # 9- 10, inclusive, above.

Page: 34 of 222 2019-011722 10/29/2019 11:47:58 AM Receipt #: 19-88 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

- :i see no verifiable evidence that when criminal activity-by-fraud by the people 66. in the position under the PINAL/Pinal county is openly identified then the activity must be presumed to be fraudulent, and :i believe no verifiable evidence to the contrary exists.
- :i see no verifiable evidence that a common law court of record with the trial-67. by-jury deciding all matters of the law and the facts of this cross-claim would not best serve to protect :i- man-beneficiary, et al.'s, interests, and :i believe no verifiable evidence to the contrary exists.
- <u>DEMAND</u>: Common Law Court Of Record With Trial By Jury To Decide All 68. Matters Of Law And Fact concerning the substantial material facts revealed under the Cross-Claim.

Without Prejudice

Jay-Roy: Ingold, beneficiary- respondent-

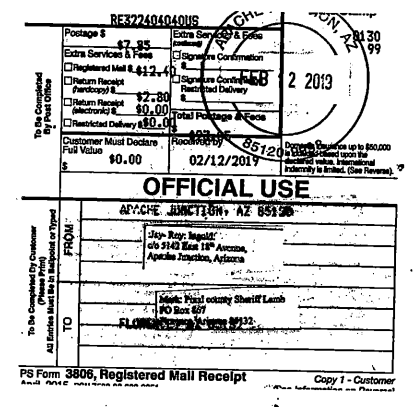
Executor

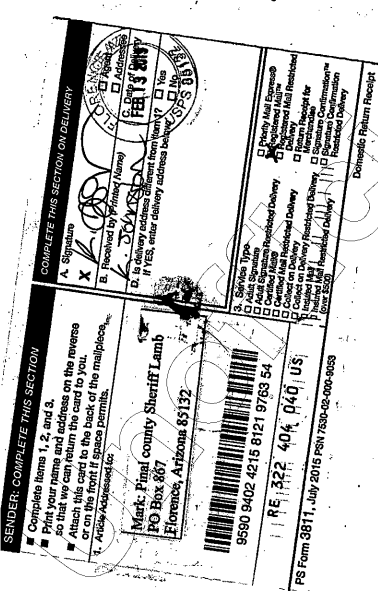
Verified and autographed before me this 11 day: February; 2019 A.D.;

:Type- Identification: Arizona Driver License

Seal

Krystal Stewart **Notary Public** Marlcopa County, Arizona My Comm. Expires 12-06-2020 notary





APACHE JUNCTION 151 W SUPERSTITION BLVD APACHE JUNCTION AZ 85120-9998 0302590130 (800)275-8777 11:32 AM Product Final Description Qty ( Price PM 2-Day \$7.85 (Domestic) (FLORENCE, AZ 85132) (Weight:1 Lb 4/40/02) (Expected Delivery Date) (Thursday 02/14/2019) Registered (Amount:\$0.00)
(99USPS Registered Mail #)
(RE322404040US) \$12.40 Return Receipt (98USPS Return Receipt #) (9590940242158121976354) \$2.80 Total \$23.05

Includes up to \$50 insurance

Cash

Change

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.

\$25.00

**(\$**1.95)

In a hurry? Self-service klosks offer quick and easy check-out. Any Retail Associate can show you how.

2019-011722 MISC Page: 35 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

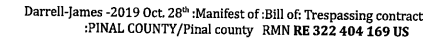
2019-011722 MISC Page: 36 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806

Apache Junction, Arizona 85117



B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered With The Pinal County Sheriff. See: Section B appended: third claim: RMN: RE 322 404 053 US -: 59 pages



2019-011722 MISC Page: 37 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

:Jay- Roy: Ingold: man-beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue, Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

Arizona state Pinal county

Mark: Pinal county Sheriff Lamb PO Box 867 Florence, Arizona 85132

### CLAIM OF CRIMINAL WRONG-DOING; WANT FOR RELIEF FROM THE CRIMINAL WRONG-DOERS BY THE SHERIFF

RE: Claim Of \*Continued¹ Criminal Wrong-Doing Upon The manbeneficiary- Indianan state citizen: Jay-Roy: Ingold, et al., by some Pinal County trustee, et al. agents- Wrong-Doer(s) Who Has Caused Injury to: i- man by their interference with: my, et al. property and administration of my, et al. property without right.

RE: I. NOTICE: GOOD-FAITH COMMUNICATION WITH: Craig: Pinal County Attorney ON HIS, ET AL.'S OMISSION OF THE SUBSTANTIAL MATERIAL FACT OF THE PINAL/Pinal county 2017 MAY-JUNE 8<sup>TH</sup> CONTRACT<sup>2</sup> OBLIGATIONS TO: i- manbeneficiary: Jay-Roy: Ingold; and: four witness statements. – ATTACHED

2 2017 MAY-JUNE 8<sup>TH</sup> CONTRACT means: the acquiescence of the 2017 May 9<sup>th</sup> conditional acceptance in response to the PINAL/Pinal county's final Hearing offer; activated on: 2017 June 8<sup>th</sup>: 08:30.001 a.m. by the actions and acquiescence of the conditional acceptance. Exhibit B

<sup>1</sup> CLAIM: American-Indianan state citizen as: i-man — Claim Of Criminal Wrong-Doing

Upon The American - Indianan state citizen: Jay-Roy: Ingold, et al., by the Pinal County trustee,
et al. man/men as an agent- Wrong-Doer Who Has Caused Injury to the man without right. —

USPS RMN RE 322 404 040 US—see: explanation, PINAL/Pinal county Case No. CV

201801825 — Response And Answer, etc., annexed — USPS RMN RE 322 404 040 US,
delivered: you: Wednesday, February 13th 2019

II. 'February 20th 2019 letter received from :Amanda': Pinal Clerk-of-the-Superior-Court Stanford. – ATTACHED

### Mark, greetings;

### **AFFIANT: Jay-Roy: Ingold**

- A. :i-man :Jay-Roy: Ingold © ® 1961, an :Indianan am the beneficiary and Executor of the natural right from the Almighty God, and beneficiary subrogee and Executor of the public trust- subrogation named :JAY ROY INGOLD~ and et al. derivatives created by the UNITED STATES government- trustee- subrogor and services provider, et seq.
- B. : i am not a U.S. Citizen. : i am a literate, but a legal idiot. And: i live on my rural land and home area near the Apache Junction area, Pinal county, Arizona state. : i am a man: i am a soul: i love Almighty God. And,

:i believe that the burden of this Pinal county trustee litigation without right forces onto me a wasteful use my life and lifetime. —:i believe that the imposition of this matter upon :me, et al., is a wholly terrible drain on :my soul. And:

In the view of this/these fact(s), it believe that this imposition being based upon the use of the presumptions by the fraud(s) by the Pinal trustee's infidelity damages :me, et al., even more.

## The Pinal county Is A Trustee for the man- Jay-Roy: Ingold, et al.

I. NOTICE: GOOD-FAITH COMMUNICATION WITH: Craig: Pinal County Attorney ON HIS, ET AL.'S OMISSION OF THE SUBSTANTIAL MATERIAL FACT OF THE PINAL/Pinal county 2017 MAY-JUNE 8<sup>TH</sup>

CONTRACT OBLIGATIONS TO: i- man-beneficiary: Jay-Roy: Ingold;
and: four witness statements - ATTACHED

and: four witness statements. — ATTACHED

3 February 20th 2019 letter received from :Amanda means: The predisposition is in the evidence of a continued denial of :i- man's, et al. access to the Pinal county court of record—and, now the evidence of the same is in your possession.

4 2017 MAY-JUNE 8<sup>TH</sup> CONTRACT means: the acquiescence of the 2017 May 9<sup>th</sup> conditional acceptance in response to the PINAL/Pinal county's final Hearing offer; activated on: 2017 June 8<sup>th</sup>: 08:30.001 a.m. by the actions and acquiescence of the conditional acceptance. Exhibit B

March 2019 Claim3/3 same to Mark Lamb, Sheriff: Pinal co. USPS RMN RE 322 404 053 US

- 1. :i- man-beneficiary- Executor: Jay-Roy believe you are the man who has the title of the Sheriff: Pinal county, Arizona. The \*Continued Criminal Wrong-Doing is by the PINAL/Pinal county Is A Trustee Under The Arizona State Covenant.
- 2. As the evidence now in your possession establishes, the presumption is that a few PINAL/Pinal county trustee agents that are engaged in what appears to be a collusion by the misfeasance and malfeasance to use the people's office and resources to oppress: i-man-Jay-Roy, et al. souls, the :people-beneficiaries.
- 3. Mark, :i want :my rights restored-back to :i-man, et al. souls living at my land and home area. Is not this within your power and duty and obligation as sheriff; that is, to inquire now upon this request, and to get to the stoppage of this active threat to :i- man, et al.?
- 4. We the people herein are few but representative of a much larger number of people experiencing how that some PINAL/Pinal county-government trustees must not work against: i- man in the despise of their oaths of the fidelity, duty and obligation.
- 5. :i- man believe that all PINAL/Pinal county officials, et al. must absolutely be sure there is no possible validity to a Claim as :i- man have to be provided in the evidence and delivered to :you.

### The Clerk Problem... Collusion?

- II. February 20th 2019 letter received from :Amanda<sup>5</sup>: Pinal Clerk-of-the-Superior-Court Stanford. ATTACHED
- 6. As previously referenced to you, and again within this letter to :you now

<sup>5</sup> February 20th 2019 letter received from :Amanda means: The predisposition is in the evidence of a continued denial of :i- man's, et al. access to the Pinal county court of record—and, now the evidence of the same is in your possession.

Mark, it appears that clerk of the PINAL/Pinal county Superior court is not immune to the Sheriff's questioning of their Arizona and U.S. Constitutional compliance in any claim regarding the any matter.

- 7. :i- man have been deprived by: Amanda: Clerk of Court of the access to the court-of-record or to respond to the allegations made by the PINAL/Pinal county in a color of law suit, which makes responding VERY DIFFICULT.
- 8. Four or more times now have the :clerks prevented blocked :i- man's access of the right to the court-of-record in the order for to address the :PINAL/Pinal county's harm, injury and damage upon :i-man. See Attachment: I. NOTICE: GOOD-FAITH... Exhibit C.

# Protection From PINAL/Pinal county- Wrong-Doers In The Collusion :Mark: Sheriff Lamb

- 9. :i- man require/ wish/ request/ demand for you to:
- a) investigate this matter for the violations alleged by the documentation delivered to your possession; and:
- b) impose an administrative suspension that any PINAL/Pinal county officers, et. seq. pursuits against: i man, et al. must be administratively stopped by the sheriff and deputies until this matter is clarified with the advantage and benefit to the beneficiary: i man, et al.

  Thank-you.

cc: all

#### Attachments

I. NOTICE: GOOD-FAITH COMMUNICATION WITH :Craig :Pinal County Attorney ON HIS, ET AL.'S OMISSION OF THE SUBSTANTIAL MATERIAL FACT OF THE PINAL/Pinal county 2017 MAY-JUNE 8<sup>TH</sup> CONTRACT OBLIGATIONS TO :i- man-beneficiary: Jay-Roy: Ingold; and: four witness statements.

II. February 20th letter received from :Amanda: Pinal Clerk-of-the-Superior-Court Stanford. The predisposition is in the evidence of a continued denial of :i- man's, et al. access to the Pinal county court of record – and, now the sum- evidence of the same is in your possession.

:i- man verify under the Almighty-God that the aforesaid is the true and correct to the best of my knowledge, and will testify to the same in the open court.

Sincerely:

Without prejudice,

Jay-Roy : Ingold executor

exe whore

:Jay-Roy: Ingold, beneficiary Executor

Witness:

beneficiary-Executor

Address: same as above

Witness:

beneficiary- Executor

Address: same as above

:Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

:man :present: Ingold court of record: Case No. 7018 0360 0000 5968 61151, at:

Arizona state Pinal county

### SUPERIOR COURT OF ARIZONA PINAL/COUNTY

Jay-Roy: Ingold<sup>2</sup>: sui juris: Aggrieved

-Respondent: Executor,

Claimant

v.

:PINAL COUNTY, :Himanshu:
Director, Community Development
Patel, :Paula: Code Compliance
Manager Mullenix, Terrilyn: Code
Compliance Officer Klucar, :James:
Code Compliance Officer
Meadows, :Kent: Pinal County
Attorney Volkmer, :Craig: Deputy
County Attorney Cameron, :John-Doe,
:Jane-Doe,

(RE: CV 201801825 - PINAL v. INGOLD: Brenda-E.: Oldham)

NOTICE: GOOD-FAITH
COMMUNICATION WITH: Craig
; Pinal County Attorney ON HIS, ET
AL.'S OMISSION OF THE
SUBSTANTIAL MATERIAL FACT
OF THE PINAL/Pinal county 2017
MAY-JUNE 8<sup>TH</sup> CONTRACT
OBLIGATIONS TO: i- manbeneficiary: Jay-Roy: Ingold

1/12

:Wrong- doers.

1 Establishment: Case No. 7018 0360 0000 5968 6115. See: Re: Case No... Exhibit A

2 :Jay-Roy: Ingold means: Acknowledgment, Acceptance and Deed of Re-Conveyance: Yavapai County Recorder: Doc # 2018-0055641.

<sup>2017</sup> MAY-JUNE 8<sup>TH</sup> CONTRACT means: the acquiescence of the 2017 May 9<sup>th</sup> conditional acceptance in response to the PINAL/Pinal county's final Hearing offer; activated on: 2017 June 8<sup>th</sup>: 08:30.001 a.m. by the actions and acquiescence of the conditional acceptance. Exhibit B

2019-011722 MISC Page: 43 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

#### **AFFIANT**

:i-man (:Jay-Roy: family name Ingold) am a living soul, – the blood flows and the flesh lives – :beneficiary and executor of the Almighty-God-given inherent rights, and the :beneficiary- subrogee and Executor of the public trust subrogation: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee -subrogor, et al.

To the best of my knowledge, the facts set forth herein are true and accurate. :i-man am literate, but a legal-idiot. :i am not a UNITED STATES Citizen.

:i- man made my home here in Pinal county on my land and home-area several years past in order that i would Not now have to experience this type of PINAL/Pinal county people- trespass upon my property in an attempt to administrate my property without the right.

THE: GOODWILL- GOOD-FAITH COMMUNICATION WITH: CRAIG :PINAL COUNTY ATTORNEY, ON THE COMMISSION/ OMISSION OF THE Ingold-Pinal County- 2017 MAY-JUNE 8<sup>TH</sup> CONTRACT OBLIGATIONS BY THE ABSOLUTE NON- PRESENTMENT OF THE SUBSTANTIAL MATERIAL FACT OF THE OBLIGATION IN HIS CERTIFIED SUBMISSION TO THE COURT

natter identified in the affidavit(s) that :he, et al. received wherein :i- manbeneficiary, et al. communicated to the PINAL/Pinal county, et al. in/by the documents deposited to them by: USPS mail delivery(-ies): e.g.: see the non-filing and non-receipt statements, refusals and denials at-will of the obligations and duty of the service by the PINAL/Pinal county court clerk system. – annexed: 9 pages:

#### Exhibit C.

#### A. INTRODUCTION: Letter For The Good Faith Consultation

See: Respondent Notice: To The Pinal/Pinal County-: Craig: DEPUTY County
Attorney Cameron; Attempt To Resolve The Matter's Of The Fraud By The Good
Faith Consultation — Sent By USPS CMN 70180360000059688850 To Craig;
received: February 01, 2019: 09:59 am. - annexed: 6 pages, Exhibit D.

B. TELEPHONIC MEETING: 2019 February 15th; For The Good Faith Consultation with :Craig regarding the Omission of the Substantive Material Fact-evidence of the PINAL/Pinal county's 2017 May-June 8th Contract-Obligation to :i- man - Jay-Roy: Ingold.

a Jay-Roy:	This is :Jay	
b Craig:	This is :Craig Cameron.	
c Jay-Roy:	Hi :Craig	
d Craig:	Sorry we were not connecting right off, but I'm back from court[?] So, you'd called and you'd wanted to talk?	
e Jay-Roy: (Darrell-James	Yes. Yeah, there was a uh, other people here, uh, with me, they're are a part of the matter, :my, uh, wife <sup>4</sup> , and Darrell <sup>5</sup> and his wife <sup>6</sup> and, uh, Tracy <sup>7</sup> .	Note: my wife- Lisa  Note: his wife- Beverly- Jean

<sup>4</sup> My wife means: Lisa: Loeffler- Ingold. See CLAIM: Exhibit Two

<sup>5</sup> Darrell means: Darrell-James: Hill. See CLAIM: Exhibit Two

<sup>6</sup> His wife means: Beverly-Jean: Romero-Hill. See CLAIM: Exhibit Two

<sup>7</sup> Tracy means: Tracy-Robert: Calhoun, See CLAIM: Exhibit Two

	19		
	·	Um, 'wanted to talk about	Note: contract means; the
		the:what :i consider fraud	acquiescence of the 2017
		in the, uh, leaving out of	May 9th conditional
		the contract <sup>8</sup> , out of the	acceptance in response to
		affidavit: that was uh, not	the PINAL/Pinal county's
		in: uh: omission.	final Hearing offer;
			activated on: 2017 June 8th;
			08:30.001 am. by the
			actions and acquiescence of
		1	the conditional acceptance
		. ( (	onward unto that moment
			by the PINAL/Pinal county
			under the Arizona and U.S.
_	·-		Constitutional Laws, et seq.
f 	Darrell-James: (supporting Jay)	It was omission of the contr	act and his work.
g	Craig:	What contract?	
h	Jay-Roy:	The contract that/:i/had	See: May 07-09th :2017 -
	Darrell-James:	mailed to Himanshu, Paula	USPS 322 399 225 US to:
	(supporting Jay)	and Terrilyn	Himanshu, Paula and
_			Terrilyn
i	Craig:	Did you draft the contract?	······································
j	Jay-Roy:	Yes	Note: draft means: to write
			the '2017 May 9th
			conditional acceptance of
	\`\		the PINAL/Pinal county
			Hearing offer.'

<sup>8</sup> Contract means: 2017 May-June 8th Contract: See: May 07-09th: 2017 - USPS 322 399 225 US to: Himanshu, Paula and Terrilyn: PINAL/Pinal county assets. See CLAIM: Exhibit B.

k	Craig:	Did you get it approved by the Board of Supervisors?
1	Jay-Roy:	It went to the people directly.
m	Craig:	Did it get approved by the Board of Supervisors? They can't commit the county, only the Board of Supervisors can commit the county on any contract.
n	Jay-Roy:	Um don't know what you're, uh: I don't understand that, this was a man to man contract that we were doing, and they submitted my contract into the hearing, to me that executed the contract.  And, I thought the contract was good because they left me alone for a long time, and now they're uh not doing that.  So by leaving those statements out of that affidavit that he gave us, he's leaving, uh, out the fact of contract.
0	Darrell-James: (supporting Jay)	Material fact of contract.
p	Jay-Roy:	"substantive material fact of contract out of his affidavit.
q	Darrell-James: (supporting Jay)	So, it's fraud.
r	Craig:	OK, um, no it's not, um: i -I take it Mr. Ingold you have no intentions of abating the nuisance on your property?
s I	Darrell-James: (supporting Jay)	It's only about (D, patting paper): then the conversation's over.
ŧ	Jay-Roy:	Uh, we thought (speaking interjected by :Craig; ending of the meeting by :Craig)
ū	Craig:	! Thank you. Goodbye.

2. During the Good-faith meeting conversation with :Craig, the :man- Craig

said words that :i do Not understand what he meant; e.g.: draft, abatement, nuisance, and mister.

- 3. After the man-Craig used the: 'abatement'- sentence see: letter r. (above),

   :i suspected that the man -Craig was trying to somehow impose a harm upon
  me-:i-man.
- 4. :i see no verifiable evidence that the PINAL/Pinal county-trustee can be not-participating in this matter against any PINAL/Pinal county officers, employees or others involved in the/a misfeasance or malfeasance to induce any trespass or injury onto: i- man -beneficiary, and: i believe no verifiable evidence to the contrary exists.
- C. THE OUTCOME OF THE FEBRUARY 15th 2019 TELEPHONIC MEETING IS WITH THE Obfuscation OF THE COMMISSION/
  OMISSION BY THE man-Craig : Pinal County Attorney UPON his, et al.'s OMISSION OF THE SUBSTANTIAL MATERIAL FACT OF THE PINAL/Pinal county 2017 MAY-JUNE 8TH CONTRACT OBLIGATIONS
- 5. :i- man see no verifiable evidence that the PINAL/Pinal county is not now subject to the contractual obligations, restrictions and duties under the Arizona and U.S. Constitutions, and :i- man believe no evidence to the contrary exists.
- 6. :i believe the public servants are obligated to help: i- man, et al. to be rightfully Constitutionally not-interfered-with by their actions: that is, public servants are under oath not to impose, aid or abet unconstitutional actions repugnant to the Arizona and U.S. Constitutions for any reason.

- 7. :i- man see no verifiable evidence that the PINAL/Pinal county is not now under the duty and obligation contract with the Arizona and U.S. Constitutions for the absolute defense of :i- man's all inherent rights and rights-executed, and :i- man believe no evidence to the contrary exists.
- 8. :i see no verifiable evidence that any PINAL/Pinal county trust-asset used must be not-used except for to only promote, protect and ensure :i-man's rights-executed, and :i- man believe no verifiable evidence to the contrary exists.
- 9. :i- man see no verifiable evidence that the PINAL/Pinal county -trustee is not in error to use any PINAL/Pinal county person(s) or asset(s) for the support of any wrong-doing in any proposed controversy wherein it has harmed or injured :i-man-beneficiary, et al., and i- man believe no evidence to the contrary exists.
- 10. :i see no verifiable evidence that the man- Craig: PINAL/Pinal county
  Attorney, et al. did not willfully commit a fraud upon their omission to openly
  report on the substantial material fact-evidence of the violation of the PINAL/Pinal
  county- trustee-fiduciary duty and contractual obligations agreed to under the
  Arizona and U.S. Constitutions, et seq. and: 2017 May-June 8th Contract to assure,
  protect and promote onto: i- man-beneficiary no trespass- harm or injury, and: i
  believe no evidence to the contrary exists.
- 11. :i- man see no verifiable evidence that the PINAL/Pinal county is not under the duty and obligation to only solve this matter of their interference upon :i-man's 2019 February Claim Of man-beneficiary USPS RMN RE 322 404 053 US 7/12

2019-011722 MISC Page: 49 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

property to the best advantage of the beneficiary, and :i- man- beneficiary believe no evidence to the contrary exists.

Without Prejudice

Jay-Roy Ingold, beneficial and Executor

Verified and autographed before me this 28th day: February: 2019 A.D.;

:Type- Identification: Arizona Driver License

notary

2019-011722 MISC Page: 50 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

Exhibit A

Exhibit A

Exhibit A

Exhibit A

Exhibit A

Jay-Roy: Ingold: beneficiary; Executor c/o 5142 East 18<sup>th</sup> Avenue Pache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

Arizona state Pinal county

:man :present:

:Amanda: Superior Court Clerk Stanford Pinal County Superior Court PO Box 2730 Florence, AZ 85132

RE: Case No. CV201801825, PINAL COUNTY: Plaintiff V. JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris: Aggrieved Party-Respondent, :Executor.

USPS Money Order # 25219391545 in the amount demanded: 230.00 for the case noted above. See face copy of same below:

i: Man :Beneficiary: Respondent-Executor

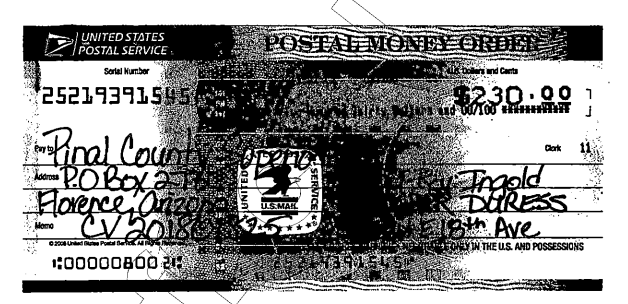
:i-man am a living man—the blood flows and the flesh lives — given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee, :i am not a U.S. CITIZEN.

USPS Money Order # 25219391545 in the amount demanded: 230.00 from PO

2019-011722 MISC Page: 52 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Sila County, Az, Sadie Jo Bingham, Recorder

#### <u>853300</u>

- 1. This amount demanded: 230.00 for the case noted above is paid to address injury(s) to :i, et al., from damages imposed by the Pinal trustee, et al. in a common law court of record with the trial by jury to decide all matters of the facts and the law.
- 2. This is the third attempt.
- 3. If :you do not accept this payment then do not mutilate this money order.
- 4. The: 230.00 amount paid is under duress: Notice to agent is notice to the principal; notice to principal is notice to the agent.



Without Prejudice
JAY ROY INGOLD :subrogation

Jay-Roy: Ingold, beneficiary- respondent-Executor

2019-011722 MISC Page: 53 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darreli James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

Exhibit B

Exhibit B

Exhibit B

Exhibit B

**Exhibit B** 

10/12

2019-011722 MISC Page: 54 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

Jay-Roy: Ingold
c/o 5142 East 18<sup>th</sup> Avenue
Apache Junction, Arizona, ZIP CODE EXEMPT
DMM 602.1.3.e2. Title 18 U.S.C. § 1342

Himanshu, acting as Director, Community Development
Paula, acting as Code Compliance Manager
c/o Terrilyu, acting as Code Compliance Officer RI
575 North Idaho Street, Suite 800
Apache Junction, Arizona 85119

RE 322 399 225 US

# Re: 5124 East 18th Avenue, Apache Junction, Arizona

NOTICE	a)	EX POST FACTO LAW VIOLATON;	. !!
1401102	TA I	CRIMINAL COMPLAINT;	;
	2	VER SCHEDILE	Ħ
DEMAND		DISCHARGE COMPLAINT - CANCEL HEARING, and	**
	in	CEASE AND DESIST; or,	
	「新	COMMON LAW PROCEEDING	
	<u> </u>		- Li

Himanshu, Paula, Terrilyn, Greetings:

i: man am writing: because i have received various requests for changes i voluntarily made upon my property in good faith, i made significant changes and sent you photos, etc. improving the general appearance of my property. However, you have violated your Oath of Office and duty to persist to impose upon me further DEMAND LETTER(s) and a COMPLAINT seeking further to impose Code Violations for my parcel "103-14-012B" that you knew or should have known was ACQUIRED in 2008!

Address Above: It is a felony for you to send mail to an address that is not a proper mailing address, or a fictitious mailing address. My proper mailing address is as indicated above; if you intend to send mail to another address then you intend to be guilty of mail fraud.

NCTICE:

Your actions are repugnant to the Constitution for the United-States-of-America-people, and the subsequent-subordinate-laws. You have mistakenly presumed that your code violations AND counts somehow applied to me; so, let me be clear:

- a) your application of code violations AND counts do Not apply to me;
- b) you have threatened to impose fines and/or create other hardship that Never before existed! if i do not comply with your demands;
- c) you have progressed to: a) threat of abuse, b) under the color of law; and,
- d) Your "CODE ENFORCEMENT OFFICER VERIFICATION", on the April 5,

2017, COMPLAINT, is perjury if a) you knew or should have known that b) my parcel at 5124 E. 18th Ave. has been in my ownership since 2008; that: e) the codes were contrived years later, even 2010; d) no man has made a claim; and, e) your verification is repugnant to the United States and Arizona constitutions Expost facto law prohibitions.

Moreover, your use of code to DECEIVE ME evidences a perverse application with willful criminal intent.

DEMAND

- Withdraw the Complaint and Cancel the Hearing post haste;
- CEASE and DESIST; No Further Trespass about my property.
- · FEE SCHEDULE: If you choose Not to withdraw your complaint post haste, then from the time of your receipt of this NOTICE and DEMAND; I) you have 5 days to complete Items 1) & 2); thenafter, II) any further intrusion from your, et al., any actions to date, you a) agree to pay to me post haste upon request(s) one silver dollar per minute period of time from April 5, 2017, 5:00 pm., until this matter is resolved; and, b) you agree to pay post haste upon request any and all legal service charges incurred in resolve of- and collection from you- any amounts accrued.
- · COMMON LAW PROCEEDING: If you choose to Not withdraw your complaint post haste, then i Demand a June 8, 2017, Court of Record to proceed in Common Law with trial by jury to hear and decide a) the controversy of your actions against me, and b) the Item 3) Fee Schedule, matter in controversy greater than twenty dollars at this writing.

My Next Friend, the man steward-at-my-property, will accompany and assist me as i deem may be necessary.

> Jay-Roy: Ingold Jay-Roy: Ingold May7, 2017

> > į

Because of these hassles I am putting my house up for sale.

I witness and acknowledge that all statements herein are true.

Lisa: Ingold

2019-011722 MISC Page: 56 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

Exhibit C

**Exhibit C** 

**Exhibit** C

**Exhibit C** 

**Exhibit C** 

PO BOX 2730 FLORENCE ARIZONA 85132



TELEPHONE: 520.509.3555 FAX: 520.866.5320

Date: Nov 21, 2018 :	Name/ JAY - ROY: INGOLD Address: 5124 E. 18th AVE. APACHE JUNCTION, AZ-85119
Case Number: CV201801825	
THE ATTACHED DOCUMENTS ARE BEING RETURNES	POP THE FOLLOWING PRACTUCES
	TOWN TO LEGATION (S):
Pursuant to Local Rule 2.1 or Rule 5.1, 5.2 or 10 of the Arizona Rul filed.	les of Civil Procedure, your document cannot be
You may obtain information on how to file in Legal Format by obtaining www.coscpinalcountyaz.gov.	ng the Blank Title Page Packet on our website;
Documents Returned: CONSTRUCTIVE NOTICE OF THE CONDITIONAL (2) COPIES & CHECK (#17-856901635) IN THE	L ACCEPTANCE, MISCELLANEOUS DOCUMENTS, AMOUNT OF \$230.00.
_ (7^)	· · · · · · · · · · · · · · · · · · ·
AMANDA STANFORD Clerk of the Superior Cours	√
ARTURA LOBRES Deputy Clerk	
cc: AJACS Return Letter File	·
Vermin Petret, Life	

· PO BOX 2730 FLORENCE ARIZONA 85132



TELEPHONE: 520.509.3555 FAX: 520.866.5320

Date: Nov 30, 2018 .	Name/ JAY ROY INGOLD Address: 5124 E 18TH AVE APACHE JUNCTION, AZ 85119
Case Number: <u>S1100CV201801825</u>	
THE ATTACHED DOCUMENTS ARE BEING	G RETURNED FOR THE FOLLOWING REASON(S):
Pursuant to Local Rule 2.1 or Rule 5.1, 5.2 or 10 of the filed.	e Arizona Rules of Civil Procedure, your document cannot be
☑ Filing fee of \$ 230.00 must be paid prior to filing	Please visit our website at www.coscolnalcountyazgov for our
acceptable forms of payment.	
If you cannot afford the fee, you can file an Application <a href="https://www.coscpinalcountyaz.gov/forms">www.coscpinalcountyaz.gov/forms</a> .	for Deferral/Waiver. Forms can be obtained on our website at
☑ Deferral Application Fee \$30	
IN THE RETURN LETTER FROM 11/21/2018 IT STATED CLERK CAN NOT ACCEPT THIS FILING DUE TO THE LACK	YOU MUST SUBMIT YOUR FILING IN A LEGAL FORMAT. THE COP LEGAL FORMATTING.
AS A COURTESY FROM OUR OFFICE, WE ARE ENCLOSING YOUR FILING.	THE BLANK TITLE PAGE PACKET FOR YOU TO USE & SUBMIT
THERE IS ALSO THE FILING FEE, AS LISTED ABOVE, ASSE	<u> </u>
Documents Returned: CONSTRUCTIVE NOTICE OF THE S	ETTING OF THE PRESUMPTIONS W/COPIES
AMANDA STANDEWILL OF CHEROWS Deputy Clerk	
O Anios	•
cc: Return Letter File	
,	•

i

' PO BOX 2730 FLORENCE ARIZONA 85132



TELEPHONE: 520.509.3555 FAX: 520.866.5320

Date: Nov 30, 2018 : Name / JAY-ROY INGOLD Address: 5124 E 18TH AVE APACHE JUNCTION, AZ 85119

Case Number: S1100CV201801825

THE ATTACHED DOCUMENTS ARE BEING RETURNED FOR THE FOLLOWING REASON(S):

The Clerk was able to stamp "RECEIVED" on one of the copies you submitted. Your two other copies are enclosed.

Documents Returned: letter regarding mailing of documents

Sealed/Restricted document and is therefore not attached.

AMANDA STANFORD

Clerk of the Superior Court

BRIANNA SURROWS, Deputy Clerk

CC:

Return Letter File of ANDERSOWS.

2019-011722 MISC Page: 59 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

BB

PO BOX 2730 FLORENCE ARIZONA 85132°



TELEPHONE: 520.509.3555

FAX: 520.866.5320

Date: Dec 4, 2018 :

Name/ JAY-ROY INGOLD Address: 5124 E 18TH AVE APACHE JUNCTION, AZ-85119

Case Number: S1100CV201801825

THE ATTACHED DOCUMENTS ARE BEING RETURNED FOR THE FOLLOWING REASON(S):

- Pursuant to Local Rule 2.1 or Rule 5.1, 5.2 or 10 of the Arizona Rules of Civil Procedure, your document cannot be filed.
- Required copies are missing. Please provide 2 sets of copies,/
- No originals provided. The Clerk must be in receipt of the Original document(s) for filing the below mentioned document(s):
- Do not have an original signature.

AS STATED IN RETURN LETTERS FROM 11/21/2018 & TWO FROM 11/30/2018, THE CLERK CAN NOT ACCEPT YOUR FILING BECAUSE OF THE SAME LEGAL FORMATTING REASONS. AS ANOTHER COURTESY, OUR OFFICE IS PROVIDING ONE MORE BLANK TITLE PAGE PACKET TO USE FOR YOUR FILING. YOU MAY OBTAIN OTHER PROPERLY FORMATTED DOCUMENTS ON OUR WEBSITE, WWW.COSCPINALCOUNTYAZ.GOV AND ALSO CONDUCT YOUR OWN LEGAL RESEARCH REGARDING THE ABOVE CITED RULES FOR FORMATTING YOUR DOCUMENTS.

YOUR "CONSTRUCTIVE NOTICE OF CONDITIONAL ACCEPTANCE" IS NOT AN ORIGINAL DOCUMENT AND WILL NOT BE ACCEPTED. THE MISCELLANEOUS DOCUMENTS SUBMITTED ARE NOT CITED AS ATTACHMENTS TO THE NOTICE & WILL NOT BE ACCEPTED ON THEIR OWN, EITHER.

IF YOU NEED ASSISTANCE IN PERSON, WE DO HAVE OFFICES IN APACHE JUNCTION, FLORENCE, CASA GRANDE, AND MARICOPA (FRIDAYS ONLY).

CONSTRUCTIVE NOTICE OF THE CONDITIONAL ACCEPTANCE, NOTICE FOR EX POST FACTO LAW VIOLATION, MISCELLANEOUS DOCUMENTS, LETTER TO THE COURT, GREEN CERTIFIED MAIL

Documents Returned: CARD.

MONEY ORDER 17-856901635 FOR \$230.00

Sealed/Restricted document and is therefore not attached.

AMANDA STANFORD

Glerk of the Superior Court

SYLANNA PARY ONLS, Deputy Clerk

2019-011722 MISC Page: 60 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

B

PO BOX 2730 FLORENCE ARIZONA 85132



TELEPHONE: 520,509,3555 FAX: 520,866,5320

Date: Dec 28, 2018 .	Name/ JAY ROY INGOLD Address: 5124 EAST 18TH STREET APACHE JUNCTION, AZ 85119
Case Number: S1100CV201801825	
THE ATTACHED DOCUMENTS ARE BEING RETUI	RNED FOR THE FOLLOWING REASON(S):
☑ Filing fee of \$ 230.00 must be paid prior to filing. Please	visit our website at <u>www.coscpinalcountyaz.gov</u> for our
acceptable forms of payment.	
☑ If you cannot afford the fee, you can file an Application for Defe www.coscpinalcountyaz.gov/forms.	erral/Waiver. Forms can be obtained on our website at
☑ Deferral Application Fee \$30	<u>,                                     </u>
The Clerk can not accept this filing due to lack of filing fee.	•
Submitted documents are to be addressed to the Clerk of Superior	
Documents Returned: CEASE AND DESIST OF THE REPUSALS OF EQUITY BY THE PINAL COUNTY CONTRACT	THE DOCUMENTS REGARDING THE LIABILITY AT TO (WITH 2 COPIES)
Sealed/Restricted document and is therefore not attached.	:
AMANDA STANFORD	
Clerk of the Saperior Colint ROWS BRIANNA BURROWS eputy Clerk	
cc: Return Letter File	•••

:

PO BOX 2730 FLORENCE ARIZONA 85132



TELEPHONE: 520.509.3555 FAX: 520.866.5320

Date: Jan 18, 2019 :	Name/ JAY INGOLD Address: 5124 E, 18th AVE. APACHE JUNCTION, AZ 85119
Case Number: S1100	
TUD ATTACUEN INCOMENTS AD	P DEING DETTIONED POD THE POLICE OF COMME
indai iached documen is an	E BEING RETURNED FOR THE FOLLOWING REASON(S):
•	
Filing fee of \$ 230.00 must be paid prior acceptable forms of payment.	to filing. Please visit our website at www.coscpinalcountyaz.gov for our
☑ If you cannot afford the fee, you can file an App	lication for Deferral/Waiver. Forms can be obtained on our website at
www.coscpinalcountyaz.gov/forms,	
☑ Deferral Application Fee \$30	
Documents Returned: RESPONDENT EXECUTOR	REQUEST: 10 DAY TÎME-BÎLARGEMENT NEEDED FOR
AMANIA STANDORD Clerk outher System Courte-	
Deputy Cler	
cc: AJACS Return Letter File	

PO BOX 2730 FLORENCE ARIZONA 85132



TELEPHONE: 520,509.3555

FAX: 520.866.5320

Date: <u>Jan 29, 2019</u> Case Number: <u>S1100CV201801825</u>	Name/ JAY-ROY INGOLD Address: 5124 E 18TH AVE APACHE JUNCTION, AZ 85119
THE ATTACHED DOCUMENTS ARE BEING RETURNED	TOP MILL POLY OF THE PROPERTY OF
ine at tached documents are being returned	POR THE POLLOWING REASON(S): *
Filing fee of \$ 230.00 must be paid prior to filing. Please visit	our website at <u>www.coscpinalcountyaz.gov</u> for our
acceptable forms of payment.	
☑ If you cannot afford the fee, you can file an Application for Deferral/www.coscpinalcountyaz.gov/forms.	Waiver. Forms can be obtained on our website at
☑ Deferral Application Fee \$30	
The Court will not file any documents without a filing fee or an Applica A blank Application for Deferral is being enclosed as a courtesy to you.	tion for Deferral with appropriate proof of income.
Documents Returned: Respondent's Notice & 10 Day Time Enlargemen	nt with copies
AMANDA STANFORD Clerk of the Superior Dourt  MANA DE SUPERIOR Deputy Clerk  60:  Keturn Letter Fila	

į,

**PO BOX 2730 FLORENCE** ARIZONA 85132



TELEPHONE: 520.509.3555 FAX: 520.866.5320

	*
Date: Feb 8, 2019	Name/ JAY ROY INGOLD Address: 5142 EAST 18TH AVE
Case Number: S1100CV201801825	APACHE JUNCTION, AZ 85119
THE ATTACHED DOCUMENTS A	RE BEING RETURNED FOR THE FOLLOWING REASON(S):
	THE POLLOWING REASON(S):
No originals provided. The Clerk must be in document(s):	receipt of the Original document(s) for filing the below mentioned
Do not have an original signature.	
$\boxtimes$ Filling fee of \$ 230.00 must be paid prior	to filing. Please visit our website at www.coscpinalcountyaz.gov for ou
acceptable forms of payment.	
If you cannot afford the fee, you can file an Ap www.coscpinalcountyaz.gov/forms.	plication for Deferral/Waiver. Forms can be obtained on our website at
☑ Deferral Application Fee \$30	
and a true ties and a true ties, bleadilik?	th the Court, which is prohibited by the Code of Judicial Conduct. The or other filings unless they conform to the Arizona Rules of Civil e opposing party/parties or their attorney of record

Anything filed with the Court should be filed with the Clerk of the Superior Court in proper format and the appropriate filing fee, if any, paid. All filings with the Court must be mailed/served upon all other parties in the case, or, if they are represented by an attorney, upon their attorney. Courtesy copies of all pleadings, notices, etc. that are filed with the Clerk's Office may be furnished to the assigned judge, but are not required to be furnished to the assigned judge. Proof of mailing/service must be shown on any filing with the Court. The Court will not consider documents, pleadings or other filings unless it appears that they have been sent to all other parties/attorneys.

These documents provided will not be filed in because they are not originals. There is still a filing fee of \$230 due that has been addressed in numerous previous return letters. An Application for Deferral has been mailed to you if you are looking to defer your fees.

ANSWER/RESPONSE, NOTICE RE: DARREL JAMES HILL, NOTICE RE: TRACY-ROBERT CALHOUN, NOTICE RE: MAY-JUNE CONTRACT, NOTICE RE: BEVERLY JEAN ROMERO HILL, NOTICE RE: PINAL COUNTY GOVERNMENT, AUTHORIZATION FOR JAY ROY TO SIGN, NOTICE RE: CORRECTION OF Documents Returned: ACCOUNT, PREACIPE FOR THE OATH OF OFFICE, NOTICE RE: UNJUSTIFIED ACTION, NOTICE RE: CONSTRUCTIVE NOTICE, NOTICE RE: BEST FRIEND DARREL JAMES HILL WILL BE ASSISTING, REQUIRED JOINDER, NOTICE: DO NOT OWE A FILING FEE, AFFIDAVIT CONTACT WITH JAMES, RÉQUIRED JOINDER RE: JAMES WILIAM WOODS, NOTICE LAND HOME ZIP CODE EXEMPT, AFFIDAVIT OF CONTACT WITH JAMES, AFFIDAVIT OF CONTACT WITH JAMES

> 2019-011722 MISC Page: 64 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

AMANDA STANFORD
Gerk of the Superior Sourt

MANAGEMENT CHARACTER

17

Return Letter Filè

•

2019-011722 MISC Page: 66 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder Exhibit D Exhibit D **Exhibit D Exhibit D** 

Exhibit D

11722 MISC Page: 67 of 222 19 11:47:58 AM Receipt #: 19-8874 \$30.00 Darrell James Hill hty, Az, Sadie Jo Bingham, Recorder

Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602,499,8807

:man :present:

Arizona state Pinal county

### SUPERIOR COURT OF ARIZONA **PINAL COUNTY**

:PINAL COUNTY, :Plaintiff;

Case No. CV 201801825 -HON. BRENDA E OLDHAM

V.

RESPONDENT NOTICE

:JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold!: sui iuris

TO THE PINAL/Pinal county-:Craig :DEPUTY COUNTY **ATTORNEY CAMERON** 

:Aggrieved Party

:Respondent-ATTEMPT TO RESOLVE THE

Executor:

MATTERS OF THE FRAUD BY THE

Cross-Claimant GOOD FAITH CONSULTATION

٧.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix,

<sup>1 :</sup>Jay-Roy: Ingold means: Acknowledgment, Acceptance and Deed of Re-Conveyance: Yavapai County Recorder: Doc # 2018-0055641.

Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

:Wrong-doers.

:AFFIANT: Man :Beneficiary: Respondent-Executor

ARIZONA/ Arizona state-government-trustee.

:i-man am a living man – the blood flows and the flesh lives – given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. –

# ATTEMPT TO RESOLVE THE MATTERS OF THE FRAUD BY THE GOOD FAITH CONSULTATION

also including the PINAL/ Pinal county-government-trustee, STATE OF

1. The: PINAL/Pinal county complaint and the James: Code Compliance
Officer Meadows' documents contain certain representations that require
resolution between :i- man-beneficiary, who have been injured, and the trustee.
Specifically:

2019-011722 MISC Page: 69 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

### PINAL/Pinal county - : Jay-Roy: Ingold 2017 May-June 8th Contract

- 2. The :complaint and James' affidavit failed to include the substantial material fact of the "PINAL/Pinal county :Jay-Roy: Ingold" 2017 May-June 8th Contract, activated into force: June 8th: 2017: 08:30.01 a.m.; that:
- 3. All events occurring after the initiation of the Contract on the 2017 MayJune 8th are under this agreement, including also this instant matter; that:
- 3. The :June 8th; 2017 Hearing-meeting was held understanding the 2017 May
  June 8th Contract with resultant fraud violations against :i-man.

### PINAL/Pinal county COMPLIED WITH THE SIMPLE CONTRACT

4. The :complaint and James' affidavit failed to mention that the PINAL/Pinal county did in fact comply with the <u>2017 May-June 8<sup>th</sup> Contract</u> for approximately one year before the man-James: Code Compliance Officer Meadows reports he began acting under the contract; that

### PINAL/Pinal county ABUSE UPON THE PEOPLE

- 5. For the fact the :man-James: Code Compliance Officer Meadows' perpetrated stalking-harassment behavior goaded the man :Jay-Roy: Ingold to begin communications for to stop the harassment; and, that:
- 6. The PINAL/Pinal county complaint and James' affidavit omitted mention of the menacing and nuisance harassment upon the souls living in the community upon the land.

2019-011722 MISC Page: 70 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

### MEETING SUGGESTED

7. :i- Jay-Roy wish for the immediate resolve of this matter, and suggest we set-up a telephonic meeting to satisfactorily resolve these deviations from the truth in this matter within ten days after your receipt of this notice please.

Sincerely,

cc:

Scott: Chief Justice Bales

Mark: Sheriff Lamb

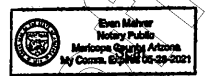
Mark: Ariz. AG Brnovich AG

Without Prejudice
JAY ROY INGOLD, subrogation

Jay-Roy: Ingold, benefit
Executor

hdent-

Verified and autographed before me this 29 day: January: 2019 A.D.; :Type- Identification: Arizona Driver License



Notary Public

### **USPS Tracking**

-FACe > (https://www.uspe.com/tage/uspetracking-tage.htm)

Track Another Package +

Tracking Number: 70180360000059688850

**Петоче X** 

On Time

**Expected Delivery on** 

**FRIDAY** 

FEBRUARY 2019 ()

See Product Information V

Sent /29/18

**⊘** Delivered

February 1, 2019 at 9:59 am Delivered FLORENCE, AZ 65132

Get Updates V

Text & Email Updates

Tracking History

February 1, 2019, 9:59 am

Delivered

FLORENCE, AZ 85132

Your item was delivered at 9:59 am on February 1, 2019 in FLORENCE, AZ 85132.

February 1, 2019, 8:25 am

Available for Pickup

FLORENCE, AZ 65132

February 1, 2019, 8:15 am

Arrived at Unit

FLORENCE, AZ 85132

January 31, 2019

In Transit to Next Facility

January 30, 2019, 1:18 pm

Departed Post Office

APACHE JUNCTION, AZ 85120

TOWARD A Foundation of the supply of the state of the supply of the supp

2/17/19, 5:18 PM

:Darrell-James: Hill: beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present: Ingold court of record: Case No. 7018 0360 0000 5968 6115, at:

Arizona state Pinal county

#### SUPERIOR COURT OF ARIZONA PINAL COUNTY

Jay-Roy: Ingold: sui juris: Aggrieved -Respondent: Executor,

Claimant

V.

:PINAL COUNTY, :Himanshu;
Director, Community Development
Patel, :Paula: Code Compliance
Manager Mullenix, Terrilyn: Code
Compliance Officer Klucar, :James:
Code Compliance Officer
Meadows, :Kent: Pinal County
Attorney Volkmer, :Craig: Deputy
County Attorney Cameron, :John-Doe,
:Jane-Doe,

(RE: CV 201801825 - PINAL v. INGQLD: Brenda-E.: Oldham)

:AFFIDAVIT: WITNESS OF THE FEBRUARY 15th TELEPHONIC MEETING BETWEEN: Jay-Roy and and Craig: Cameron ON HIS, ET AL.'S OMISSION OF THE PINAL/Pinal county- Jay-Roy: Ingold – 2017 MAY-JUNE 8TH CONTRACT: AFFIANT: man: Darrell-James: Hill': ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF: Jay-Roy: Ingold.

:Wrong- doers.

#### AFFIANT

i-man am a living soul: beneficiary and Executor of the Almighty-God-given

Gila county Arizona: Doc. # 2017-002378: pp. 6-24, 93-95 of 693

inherent rights, and the :beneficiary- subrogee and Executor of the public trust subrogation: DARRELL JAMES HILL~ et al. derivatives created by the UNITED STATES government-trustee -subrogor, et al. :i-man am literate, but a legalidiot. :i am not a UNITED STATES Citizen.

To the best of my knowledge, the facts set forth herein are true and accurate. :i am Jay-Roy's next best friend.

### **B. TELEPHONIC MEETING:**

- 1. Before the meeting :Jay-Roy was very nervous and said it was so.
- 2. :Jay made a couple failed answered calls, then :Craig called-in:

a	Jay-Roy:	This is : Jay	• ·
b	Craig:	This is: Craig Cameron.	<b>⊷</b>
c	Jay-Roy:	Hi :Craig	**
d	Craig:	Sorry we were not connecting from court[?] So, you'd court[?]	ng right off, but I'm back called and you'd wanted to
e	Jay-Roy:	Yes. Yeah, there was a uh, other people here, uh, with me, they're are a part of the matter, :my, uh, wife, and	Note: my wife- Lisa
	(Darrell- James: supporting Jay:	Darrell and his wife and, uh, Tracy.	Note: <u>his wife</u> - Beverly- Jean
	pointing to the information on Jay's worksheet)	Um, 'wanted to talk about the:what :i consider fraud in the, uh, leaving out of the contract, out of the affidavit: that was uh, not in: uh: omission.	Note: contract means: the acquiescence of the 2017  May 9th conditional acceptance in response to the PINAL/Pinal county's final Hearing offer;

	1		
	} '%	**	activated on: 2017 June 8th.
			08:30.001 am. by the
		1	actions and acquiescence of
		1	the conditional acceptance
			onward unto that moment by the PINAL/Pinal county
	•	, ~~	under the Arizona and U.S.
			Constitutional Laws, et seq.
	Damell Janes	The same as a second se	
f	Darrell-James:	It was omission of the contra	act and his work.
H	(supporting Jay)	ب. ) (	
g	Craig:	What contract?	
h	• •	The contract that :i had	See: May 07-09th :2017 -
	Darrell-James:	mailed to Himanshu, Paula	USPS 322 399 225 US to:
	(supporting Jay)	and Terrilyn	Himanshu, Paula and
L			Terrilyn
i	Craig:	Did you draft the contract?	
	_		•
i	Jay-Roy:	$ \mathbf{yes}\rangle$	Note: draft means: to write
	ouj reoj.		the '2017 May 9th
Н			conditional acceptance of
			the PINAL/Pinal county
	$\wedge$		Hearing offer.'
k	Craig:	Did you get it approved by the	
H	<del> / 7 \ -</del>		-
H	Jay-Roy:	It went to the people directly.	i
n	Craig:	Did it get approved by the Bo	
П	$\rightarrow$	can't commit the county, only	
Ц		can commit the county on an	y contract.
$ \mathbf{n} $	Jay-Roy:	Um don't know what you're	uh: I don't understand
1 1		that, this was a man to man c	
N		and they submitted my contra	act into the hearing, to me
N		that executed the contract.	<b>5</b> , 12 ====
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
	$\searrow$	And, I thought the contract w	as good because they left
N		me alone for a long time, and	
M		that.	

		So by logyi <sup>2</sup> s those statements are surely series
	<u> </u>	So by leaving those statements out of that affidavit that he gave us, he's leaving, uh, out the fact of contract.
0	Darrell-James: (supporting Jay)	Material fact of contract.
P	Jay-Roy:	"substantive material fact of contract out of his affidavit.
q	Darrell-James: (supporting Jay)	So, it's fraud.
r	Craig:	OK, um, no it's not, um: i-I take it Mr. Ingold you have no intentions of abating the nuisance on your property?
S	Darrell-James: (supporting Jay)	It's only about (D, patting paper): then the conversation's over.
t	Jay-Roy:	Uh, we thought (speaking interjected by :Craig; ending of the meeting by :Craig)
u	Craig:	! Thank you. Goodbye.

- 2. In the third column of the above is what :i heard.
- 3. In the second column :my name is at places where :i- man was helping Jay-Roy with his worksheet.
- 4. In the forth column are some of the things: i am acquainted- with.

Without Prejudice

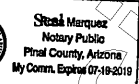
:Darrell-James: Hill

James: Hill renewary-

respondent-Executor

Verified and autographed before me this 28th day: February: 2019 A.D.;

:Type- Identification: Arizona Driver License



:Beverly-Jean: Romero-Hill: beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present: Ingold court of record: Case No. 7018 0360 0000 5968 6115, at:

Arizona state Pinal county

## SUPERIOR COURT OF ARIZONA PINAL COUNTY

Jay-Roy: Ingold: sui juris: Aggrieved -Respondent: Executor.

Claimant

V.

:PINAL COUNTY, :Himanshu:
Director, Community Development
Patel, :Paula: Code Compliance
Manager Mullenix, Terrilyn: Code
Compliance Officer Klucar, :James:
Code Compliance Officer
Meadows, :Kents Pinal County
Attorney Volkmer, :Craig: Deputy
County Attorney Cameron, :John-Doe,
:Jane-Doe,

(RE: CV 201801825 - PINAL v. INGOLD: Brenda-E.: Oldham)

:AFFIDAVIT: WITNESS OF THE FEBRUARY 15th TELEPHONIC MEETING BETWEEN: Jay-Roy and and Craig: Cameron ON HIS, ET AL.'S OMISSION OF THE PINAL/Pinal county- Jay-Roy: Ingold – 2017 MAY-JUNE 8<sup>TH</sup> CONTRACT: AFFIANT: man: Beverly-Jean: Romero-Hill¹:: ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF: Jay-Roy: Ingold.

:Wrong- doers.

### **AFFIANT**

:i-man am a living soul: beneficiary and Executor of the Almighty-God-given

1 Gila county Arizona: Doc. # 2017-002378: pp. 2-44, 93-95 of 693

inherent rights, and the :beneficiary- subrogee and Executor of the public trust subrogation: DARRELL JAMES HILL~ et al. derivatives created by the UNITED STATES government-trustee -subrogor, et al. :i-man am literate, but a legalidiot. :i am not a UNITED STATES Citizen.

To the best of my knowledge, the facts set forth herein are true and accurate. :i am Jay-Roy's next best friend.

### **B. TELEPHONIC MEETING:**

- 1. Before the meeting :Jay-Roy was very nervous and said it was so.
- 2. :Jay made a couple failed answered calls, then :Craig called-in:

a	Jay-Roy:	This is :Jay	•·· .
b	Craig:	This is :Craig Cameron.	-
c	Jay-Roy:	Hi :Craig	-
đ	Craig:	Sorry we were not connecting from court[?] So, you'd c talk?	ng right off, but I'm back alled and you'd wanted to
e	Jay-Roy:  (Darrell- James: supporting Jay:	Yes. Yeah, there was a uh, other people here, uh, with me, they're are a part of the matter, :my, uh, wife, and Darrell and his wife and, uh, Tracy.	Note: <u>my wife</u> - Lisa Note: <u>his wife</u> - Beverly- Jean
	pointing to the information on Jay's worksheet)	Um, 'wanted to talk about the:what :i consider fraud in the, uh, leaving out of the contract, out of the affidavit: that was uh, not in: uh: omission.	Note: contract means: the acquiescence of the 2017 May 9th conditional acceptance in response to the PINAL/Pinal county's final Hearing offer;

	'?		
	, i		activated on: 2017 June 8th: 08:30.001 am. by the
			actions and acquiescence of
			the conditional acceptance
			onward unto that moment
1			by the PINAL/Pinal county
		·	under the Arizona and U.S.
	Ì		Constitutional Laws, et seq.
f	Darrell-James: (supporting Jay)	It was omission of the contra	act and his work.
g		What contract?	
		<b>1</b>	. ) )
h	<b>→</b> · · · <del>·</del> → ·	The contract that :i had	See: May 07-09th :2017 -
	Darrell-James:	mailed to Himanshu, Paula	USPS 322 399 225 US to:
	(supporting Jay)	and Terrilyn	Himanshu, Paula and
L			Terrilyn
i	Craig:	Did you draft the contract?	
			**
j	Jay-Roy:	Yes	Note: draft means: to write the '2017 May 9th
			conditional acceptance of
			the PINAL/Pinal county
			Hearing offer.'
k	Craig:	Did you get it approved by th	
1	Jay-Roy:	It went to the people directly.	Í
n	Craig:	Did it get approved by the Bo can't commit the county, only can commit the county on any	the Board of Supervisors
n	Jay-Roy:	Um don't know what you're, that, this was a man to man co and they submitted my contrathat executed the contract.	ontract that we were doing.
	\```\`	mat exceuted the contract.	•
		And, I thought the contract wa me alone for a long time, and that.	as good because they left now they're uh not doing

- 2. In the third column of the above is what :i heard.
- 3. In the second column :my name is at places where :Darrell- James was helping Jay-Roy with his worksheet.
- 4. In the forth column are some of the things: i am acquainted- with.

Without Prejudice

:Beverly-Jean: Romero : Repeficiary-

respondent- Executive

Verified and autographed before me this 28th day; February: 2019 A.D.;

:Type- Identification: Arizona Driver License

Rosa Marquez Notal Public Pinal County, Arizona My Comm. Expires 07-19-2019 :Tracy-Robert: Calhoun: beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present: Ingold court of record: Case No. 7018-0360 0000 5968 6115, at:

Arizona state Pinal county

v.

### SUPERIOR COURT OF ARIZONA PINAL COUNTY

Jay-Roy: Ingold: sui juris: Aggrieved

-Respondent: Executor, Claimant (RE: CV 201801825 – PINAL v. INGOLD: Brenda-E.: Oldham)

:PINAL COUNTY, :Himanshu:
Director, Community Development
Patel, :Paula: Code Compliance
Manager Mullenix, Terrilyn: Code
Compliance Officer Klucar, :James:
Code Compliance Officer
Meadows, :Kent: Pinal County
Attorney Volkmer, :Craig: Deputy
County Attorney Cameron, :John-Doe,
:Jane-Doe,

AFFIDAVIT: WITNESS OF THE FEBRUARY 15th TELEPHONIC MEETING BETWEEN: Jay-Roy and and Craig: Cameron ON HIS, ET AL.'S OMISSION OF THE PINAL/Pinal county- Jay-Roy: Ingold – 2017 MAY-JUNE 8th CONTRACT: AFFIANT: man: Tracy-Robert: Calhoun!: ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF: Jay-Roy: Ingold.

:Wrong- doers.

### <u>AFFIANT</u>

i-man am a living soul: beneficiary and Executor of the Almighty-God-given

l Gila county Arizona: Doc. # 2017-002378: pp. 2-44, 93-95 of 693

inherent rights, and the :beneficiary- subrogee and Executor of the public trust subrogation: DARRELL JAMES HILL~ et al. derivatives created by the UNITED STATES government-trustee -subrogor, et al. :i-man am literate, but a legalidiot. :i am not a UNITED STATES Citizen.

To the best of my knowledge, the facts set forth herein are true and accurate. :i am Jay-Roy's next best friend.

# **B. TELEPHONIC MEETING:**

- 1. Before the meeting :Jay-Roy was very nervous and said it was so.
- 2. :Jay made a couple failed answered calls, then :Craig called-in:

a	Jay-Roy:	This is :Jay	٠.
b	<del></del> -	This is :Craig Cameron.	<b>~</b> ,
c	Jay-Roy:	Hi :Craig	**
d	Craig:	Sorry we were not connecting from court[?] So, you'd court[?]	ng right off, but I'm back alled and you'd wanted to
е	Jay-Roy:  (Darrell- James:	Yes. Yeah, there was a uh, other people here, uh, with me, they're are a part of the matter, :my, uh, wife, and Darrell and his wife and, uh, Tracy.	Note: <u>my wife</u> - Lisa Note: <u>his wife</u> - Beverly- Jean
	supporting Jay: pointing to the information on Jay's worksheet)	Um, 'wanted to talk about the:what :i consider fraud in the, uh, leaving out of the contract, out of the affidavit: that was uh, not in: uh: omission.	Note: contract means: the acquiescence of the 2017  May 9th conditional acceptance in response to the PINAL/Pinal county's final Hearing offer;

			\ \
	ca.	9	activated on: 2017 June 8th. 08:30.001 am. by the
			actions and acquiescence of the conditional acceptance
			onward unto that moment
			by the PINAL/Pinal county
			under the Arizona and U.S.
		ļ	Constitutional Laws, et seq.
	D11 T	Y (a)	
f		It was omission of the contra	act and his work.
H	(supporting Jay)	ب ( ( ج	
g	Craig:	What contract?	. ) )
h	Jay-Roy:	The contract that :i had	See: May 07-09th :2017 -
	Darrell-James:	mailed to Himanshu, Paula	USPS 322 399 225 US to:
	(supporting Jay)	and Terrilyn	Himanshu, Paula and
			Terrilyn
i	Craig:	Did you draft the contract?	
li			<del>-</del>
j	Jay-Roy:	Yes	Note: draft means: to write the '2017 May 9th
			conditional acceptance of
			the PINAL/Pinal county
	$\wedge$	(( ( ) )	Hearing offer.'
k	Craig:	Did you get it approved by the	ne Board of Supervisors?
1	Jay-Roy:	It went to the people directly	•
n	Craig:	Did it get approved by the Board of Supervisors? They can't commit the county, only the Board of Supervisors can commit the county on any contract.	
n	Jay-Roy:	Um don't know what you're, uh: I don't understand that, this was a man to man contract that we were doing, and they submitted my contract into the hearing, to me that executed the contract.	
		And, I thought the contract was good because they left me alone for a long time, and now they're uh not doing that.	

	73	
	·	So by leaving those statements out of that affidavit that he gave us, he's leaving, uh, out the fact of contract.
0	Darrell-James: (supporting Jay)	Material fact of contract.
p	Jay-Roy:	"substantive material fact of contract out of his affidavit.
q	Darrell-James: (supporting Jay)	So, it's fraud.
r	Craig:	OK, um, no it's not, um: i I take it Mr. Ingold you have no intentions of abating the nuisance on your property?
S	Darrell-James: (supporting Jay)	It's only about (D, patting paper): then the conversation's over.
t	Jay-Roy:	Uh, we thought (speaking interjected by :Craig; ending of the meeting by :Craig)
u	Craig:	! Thank you, Goodbye.

- 2. In the third column of the above is what :i heard.
- 3. In the second column :my name is at places where :Darrell- James was helping Jay-Roy with his worksheet.
- 4. In the forth column are some of the things: i am acquainted-with.

:i- man verify under the Almighty-God that the aforesaid is the true and correct to the best of my knowledge, and will testify to the same in the open court.

Without Prejudice

:Tracy-Robert, Calhoun, beneficiary-

respondent- Executor

Witness;

beneficiary- Executor

Address: same as above

Witness:

· Devery - Pari+10

beneficiary-Executor

Address: same as above

Evecutor

:Lisa: Loeffler- Ingold: beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present: Ingold court of record: Case No. 7018-0360 0000 5968 6115, at:

Arizona state Pinal county

### SUPERIOR COURT OF ARIZONA PINAL COUNTY

Jay-Roy: Ingold: sui juris: Aggrieved

-Respondent: Executor.

Claimant

v.

:PINAL COUNTY, :Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Døe,

(RE: CV 201801825 - PINAL v. INGOLD: Brenda-E.: Oldham)

:AFFIDAVIT: WITNESS OF THE FEBRUARY 15th TELEPHONIC **MEETING BETWEEN: Jay-Roy and** and Craig: Cameron ON HIS, ET AL.'S OMISSION OF THE PINAL/Pinal county- Jay-Roy: Ingold – 2017 MAY-JUNE 8<sup>TH</sup> CONTRACT: AFFIANT: man :Lisa: Loeffler-Ingold1:: ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF

:Jay-Roy: Ingold.

:Wrong-doers.

**AFFIANT** 

i-man am a living soul: beneficiary and Executor of the Almighty-God-given

1 Gila county Arizona: Doc. # 2017-002378: pp. 2-44, 93-95 of 693

inherent rights, and the :beneficiary- subrogee and Executor of the public trust subrogation: DARRELL JAMES HILL~ et al. derivatives created by the UNITED STATES government-trustee -subrogor, et al. :i-man am literate, but a legalidiot. :i am not a UNITED STATES Citizen.

To the best of my knowledge, the facts set forth herein are true and accurate. :i am Jay-Roy's next best friend.

# **B. TELEPHONIC MEETING:**

- 1. Before the meeting: Jay-Roy was very nervous and said it was so.
- 2. :Jay made a couple failed answered calls, then :Craig called-in:

a	Jay-Roy:	This is :Jay	W7
b	Craig:	This is :Craig Cameron.	<del>-</del> ,
C	Jay-Roy:	Hi :Craig	**.
đ	Craig:	Sorry we were not connecting from court[?] So, you'd court[?]	ng right off, but I'm back alled and you'd wanted to
е	Jay Roy:  (Darrell- James: supporting Jay:	Yes. Yeah, there was a uh, other people here, uh, with me, they're are a part of the matter, :my, uh, wife, and Darrell and his wife and, uh, Tracy.	Note: <u>my wife</u> - Lisa Note: <u>his wife</u> - Beverly- Jean
	pointing to the information on Jay's worksheet)	Um, 'wanted to talk about the:what :i consider fraud in the, uh, leaving out of the contract, out of the affidavit: that was uh, not in: uh: omission.	Note: contract means: the acquiescence of the 2017 May 9th conditional acceptance in response to the PINAL/Pinal county's final Hearing offer;

	. rş	*	activated on: 2017 June 8th: 08:30.001 am. by the actions and acquiescence of the conditional acceptance onward unto that moment by the PINAL/Pinal county
		•	under the Arizona and U.S. Constitutional Laws, et seq.
f	Darrell-James: (supporting Jay)	It was omission of the contra	act and his work.
g	Craig:	What contract?	
h	Jay-Roy: Darrell-James: (supporting Jay)	The contract that :i had mailed to Himanshu, Paula and Terrilyn	See: May 07-09th :2017 - USPS 322 399 225 US to: Himanshu, Paula and Terrilyn
i	Craig:	Did you draft the contract?	
j	Jay-Roy:	Yes	Note: draft means: to write the '2017 May 9th conditional acceptance of
	$\wedge$		the PINAL/Pinal county Hearing offer.'
k	Craig	Did you get it approved by the	ne Board of Supervisors?
1	Jay-Roy:	It went to the people directly.	
m	Craig:	Did it get approved by the Board of Supervisors? They can't commit the county, only the Board of Supervisors can commit the county on any contract.	
n	Jay-Roy:	Um don't know what you're, uh: I don't understand that, this was a man to man contract that we were doing, and they submitted my contract into the hearing, to me that executed the contract.	
		And, I thought the contract was good because they left me alone for a long time, and now they're uh not doing that.	

	- ,,	
		So by leaving those statements out of that affidavit that he gave us, he's leaving, uh, out the fact of contract.
0	Darrell-James: (supporting Jay)	Material fact of contract.
p	Jay-Roy:	"substantive material fact of contract out of his affidavit.
q	Darrell-James: (supporting Jay)	So, it's fraud.
r	Craig:	OK, um, no it's not, um: i-I take it Mr. Ingold you have no intentions of abating the nuisance on your property?
s	Darrell-James: (supporting Jay)	It's only about (D, patting paper): then the conversation's over.
t	Jay-Roy:	Uh, we thought (speaking interjected by :Craig; ending of the meeting by :Craig)
u	Craig:	! Thank you. Goodbye.

- 2. In the third column of the above is what :i heard.
- 3. In the second column :my name is at places where :Darrell- James was helping Jay-Roy with his worksheet.
- 4. In the forth column are some of the things: i am acquainted-with.

:i- man verify under the Almighty-God that the aforesaid is the true and correct to the best of my knowledge, and will testify to the same in the open court.

Without Prejudice

:Lisa: Loeff as Incold, beneficiary-

respondent-

Witness:

beneficiary- Executor

Address: same as above

Witness:

beneficiary- Executor

Address: same as above

### **AMANDA STANFORD**

### **CLERK OF THE SUPERIOR COURT - PINAL COUNTY**

PO BOX 2730 FLORENCE ARIZONA 85132

; il



TELEPHONE: 520.509.3555

FAX: 520.866.5320

Date	Feb 20, 2019	Name/ JAY-RAY: INGOLD Address: 5142 EAST 18TH AVE. APACHE JUNCTION, AZ 85120
Case	Number: S1100CV201801825	
  -  -  -  -  -  -		RETURNED FOR THE FOLLOWING REASON(S):
	Pursuant to Local Rule 2.1 or Rule 5.1, 5.2 or 10 of the filed.	Arizona Rules of Civil Procedure, your document cannot be
×	No Self-addressed stamped envelopes were provided	for conformed copies.
Enc	envelopes were not included. The Clerk of the Superior Court is not responsible for you require conformed copies to be returned to you, their return.  In the future should a self-addressed stamped envelopes as a courtesy, are instructions and a template representation of the serious properties of the serious courtesy.	postage fees required for the return of your documents. When blease include self-addressed, stamped envelopes (SASE) for pe not be included, the Court will not forward your documents. Egarding legal formatting. Our records indicate various return ould not be filed.  Instructs you, along with (2) copies, (1) self-addressed stamped should get your initial appearance into this case filed.
- 11		PONDENCE AND MONEY ORDER (#25219391545) IN THE
	ANDA STANFORD  R of the Superior Court  Deputy Clerk	
	TALAM SILA	·

2019-011722 MISC Page: 92 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 lec Fee: \$30.00 Darrell James Hill ila County, Az, Sadie Jo Bingham, Recorder

Jay-Roy: Ingold: beneficiary; Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

Arizona state Pinal county

:man :present:

:Amanda: Superior Court Clerk Stanford Pinal County Superior Court PO Box 2730 . Florence, AZ 85132

RE: Case No. CV201801825, PINAL COUNTY: Plaintiff V. JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris: Aggrieved Party-Respondent,: Executor.

USPS Money Order # 25219391545 in the amount demanded: 230.00 for the case noted above. See face copy of same below:

i: Man :Beneficiary: Respondent-Executor

:i-man am a living man - the blood flows and the flesh lives - given name :Jay-Roy:

family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subregee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee. :i am not a U.S. CITIZEN.

USPS Money Order # 25219391545 in the amount demanded: 230,00 from PO

230:00 paid ;Pinal under duress USPS CMN: 7018 0360 0000 5968 6115

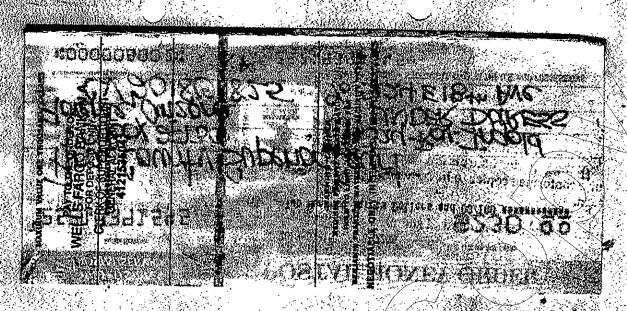
1/2

### 853300

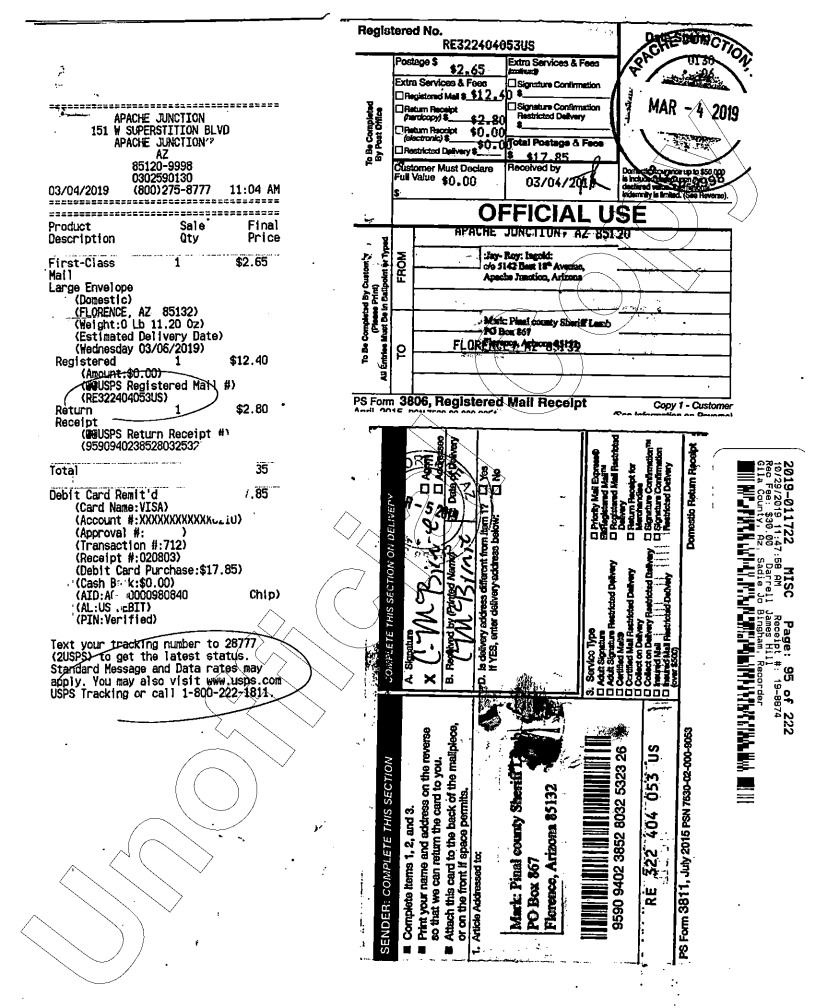
- 1. This amount demanded: 230.00 for the case noted above is paid to address injury(s) to :i, et al., from damages imposed by the Pinal trustee, et al. in a common law court of record with the trial by jury to decide all matters of the facts and the law.
- 2. This is the third attempt.
- 3. If :you do not accept this payment then do not mutilate this money order.
- 4. The: 230.00 amount paid is under duress: Notice to agent is notice to the principal; notice to principal is notice to the agent.

Without Prejudice
JAY ROY INGOLD :subrogation

Jay-Roy: Ingold, beneficiary- respondent-Executor







2019-011722 MISC Page: 96 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Binsham, Recorder

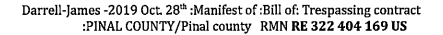
:Darrell-James: Hill, :executor, :civilian

c/o PO Box 3806

Apache Junction, Arizona 85117



B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered With The Rinal County Sheriff. See: Section B appended: facts of :evidence, a) RMN RE 322 404 036 US -: 83 pages



:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV.201801825 THE HON. BRENDA E OLDHAM

v.

-:RESPONDENT NOTICE:
REQUIRED JOINDER OF THE
Man- Beverly-Jean: Romero- Hill

JAY INGOLD, also know as JAY ROY

INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris

:Aggrieved Party/

:Respondent-

Executor:

Cross-Claimant.

v.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer

Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy, County Attorney Cameron, :John-Doe, :Jane-Doe,

### :Wrong-doers.

# :AFFIANT: Man :Beneficiary: Respondent-Executor

1. :i-man am a living man – the blood flows and the flesh lives – given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. – also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.

# REQUIRED JOINDER OF THE Man, Female- Beverly-Jean: Romero-Hill

- 2. For the last nearly four years: i have been under a private and ongoing contract with: Beverly-Jean: Romero-Hill and her husband, Darrell-James: Hill for their stewardship of the land and home areas.
- 3. Beverly-Jean live on the land area under the obligation of our contact.
- 4. Beverly-Jean owns private, non-commercial property on the land.
- 5. The :PINAL/Pinal county people know of the man: Beverly-Jean and

her husband Darrell-James.

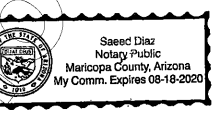
- : Beverly- Jean has been and now is subject to and witness of the threats 6. and stress caused from the PINAL/ Pinal county since the beginning and through the last three years of this interference of the Almighty God given rights of :i-man, et al.
- Is is most obvious that without :Beverly-Jean as a respondent in this 7. matter, she will likely be unable, as a practical matter, to protect her rights and interests against the PINAL/Pinal county aggression.

Without Prejudice JAY ROY INGOLD: subrogation

Jay-Roy: Ingold, beneficiary, respondent-Executo

Affirmed and autographed before this 25 day: January: 2019. Type Identification: Arizona Driver License

Seal



2019-011722 MISC Page: 100 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825

v.

RESPONDENT NOTICE:
REQUIRED JOINDER OF THE
Man- Darrell-James: Hill

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold; sui

juris

:Aggrieved Party

:Respondent-

Executor:

Cross-Claimant.

v.

Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron,

:John-Doe, :Jane-Doe,

### :Wrong-doers.

# :AFFIANT: Man :Beneficiary: Respondent-Executor

1. :i-man am a living man – the blood flows and the flesh lives – given name: Jay-Roy: family name: Ingòld: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. – also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.

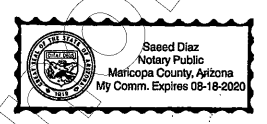
# REQUIRED JOINDER OF THE Man- Darrell-James: Hill

- 2. For the last four years: i-man have been under a private and ongoing contract with: Darrell-James: Hill and his wife, Beverly-Jean: Romero-Hill for the stewardship of the land and home areas.
- 3. :Darrell-James lives on the land area under the obligation of our contract.
- 3. :Darrell-James owns private, non-commercial property on the land.

- :The PINAL/Pinal county people know of the man: Darrell-James 4. and his wife Beverly-Jean.
- :Darrell-James is subject to and witness of the threats and 5. subsequent stressors caused from PINAL/Pinal county since the beginning and through the last two years.
- It is most obvious that without :Darrell-James as a respondent in 6. this matter, he will likely be unable, as a practical matter, to protect his rights and interests against the PINAL/Pinal county intrusion.

Without Prejudice JAY ROY INGOLD, subrogation

Seal



:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

.,

Arizona state Pinal county

### SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825

v.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris

:Aggrieved Party/

:Respondent- Executor; Cross-Claimant.

v.

:Himanshu: Director, Community Development Patel, :Paula: Code

Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer Klucar, :James:

Code Compliance Officer Meadows,

:Kent: Pinal County Attorney Volkmer,

:Craig: Deputy County Attorney

Cameron,

:John-Doe, :Jane-Doe,

RESPONDENT NOTICE:
REQUIRED JOINDER OF THE

Man- Tracy-Robert: Calhoun

### :Wrong-doers.

# :AFFIANT: Man :Beneficiary: Respondent-Executor

1. :i-man am a living man – the blood flows and the flesh lives – given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD—et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. – also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.

# REQUIRED JOINDER OF THE Man-Tracy-Robert: Calhoun

- 2. For several decades now :: have been with an ongoing contact and private support of my friend :Tracy-Robert: Calhoun at :my previous and present land and home areas.
- 3. :Tracy-Robert lives on the land as much as his respite needs requires, if :i-man need the help; or, as in this case, the rural area requires more man-power monitoring from the threat of a menace and nuisance of the PINAL/Pinal county represented by the man: James: Meadows.
- 4. :Tracy-Robert: Calhoun owns private, non-commercial property on the land.

- 5. To my knowledge the :PINAL/Pinal county people do not know the man:
  Tracy-Robert.
- 6. :Tracy-Robert; Calhoun has been and now is subject to and witness of the threats and stress caused from the PINAL/ Pinal county beginning 2018 June-July November 2018; since the interference, menace and harassment against :i-man, et al. began again by the man-James: Meadows, et al. PINAL/ Pinal county.
- 7. Is is most obvious that without :Tracy-Robert as a respondent in this matter, he will likely be unable, as a practical matter, to protect his rights and interests against the PINAL/Pinal county aggression.

Without Prejudice JAY ROY INGOLD, subrogation

Jay Roy: Ingold, beneficiary respondent-Executor

Affirmed and autographed before this 25 day: January: 2019. Type Identification: Arizona Driver License

notai

Seal 'Seal '

Sased Diaz Notary Public Maricopa County, Arizona My Comm. Expires 08-18-2020 2019-011722 MISC Page: 106 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County: Az, Sadie Jo Bingham, Recorder

:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

### SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825

Man- Lisa: Loeffler- Ingold

V.

RESPONDENT NOTICE: REQUIRED JOINDER OF THE

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui

juris

:Aggrieved Party

:Respondent-

**Executor:** 

Cross-Claimant.

V.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy

County Attorney Cameron,

:John-Doe, :Jane-Doe,

### :Wrong-doers.

### :AFFIANT: Man :Beneficiary: Respondent-Executor

1. :i-man am a living man – the blood flows and the flesh lives – given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. – also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.

### REQUIRED JOINDER OF THE Man, Female-Lisa: Loeffler-

### Ingold

- 2. For the last nearly three years: i-man have been husband married to :Lisa-Loeffler, man and wife under the Almighty God.
- 3. :Lisa habitats on the land and home area with me under the obligation of our contract. :i-man love my wife: i believe she loves me.
  - 4. :i know from my observation and our discussions

:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

### SUPERIOR COURT OF ARIZON PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825 THE HON. BRENDA E OLDHAM

V.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

> :Respondent-Executor;

:RESPONDENT NOTICE: -

**AUTHORIZATION FOR MAN- JAY-**ROY TO SIGN FOR MEMBERS OF THE COMMUNITY ON THE "Correction Of The Account Of The Complainants' Affidavit: Community Report - Need For Cross-Claimant. Common Law Court Of Record With The Trial By Jury To Decide Upon The Facts And The Law."

V.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney

2019-011722 MISC Page: 109 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

Volkmer, 'Craig: Deputy County

Attorney Cameron, :John-Doe, :Jane-Doe,

:Wrong-doers.

### :AFFIANT: Man :Beneficiary: Respondent-Executor

1. :i-man am a living man – the blood flows and the flesh lives – given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. – also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.

Authorization for the man-Jay-Roy: Ingold to solely sign on this document: -

"Correction Of The Account Of The Complainants' Affidavit:
Community Report - Need For Common Law Court Of Record With The Trial
By Jury To Decide Upon The Facts And The Law." - for:

:Darrell-James: Hill, beneficiary, Executor; :Beverly-Jean: Romero- Hill, beneficiary-Executor; :Lisa: Loeffler- Ingold, beneficiary, Executor; and, :Tracy-Robert: Calhoun, beneficiary, Executor.

Authorized and autographed this 25<sup>th</sup> January: 2019

Without prejudice,

:Darrell-James: Hill, beneficiary,

4 036 US 2 / 3

Executor. Without prejudice, Authorized and autographed this 25th January: 2019 :Beverly-Jean: Romete .... beneficiary-Executor. Without prejudice, Authorized and autographed this 25th January: 2019 :Lisa: Loeffler-Ingold, beneficiary Executor. Without prejudice, Authorized and autographed this 25th January: 2019 :Tracy-Robert: Calhoun, beneficiary, Executor. Without Prejudice, JAY ROY INGOLD, subrogation. Accepted, Jay-Roy Ingold Jay-Roy. Ingold, beneficiary, re Executor Verified and autographed before me this 25 day: January: 2019.

Saeed Diaz Notary Public Maricopa County, Arizona

My Comm: Expires 08-18-2020

Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

:man :present:

17

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825
THE HON. BRENDA E OLDHAM

v.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris

:Aggrieved Party

**RESPONDENT'S NOTICE:** 

**NEXT BEST FRIEND : Man- Darrell-**

James: Hill WILL BE

ASSISTING :me AND my CAUSE

AT ALL MEETINGS AT MY

**PLEASURE** 

Executor; :Respondent-

Cross-Claimant.

v.

:Himanshu: Director, Community
Development Patel, :Paula: Code
Compliance Manager Mullenix,
:Terrilyn: Code Compliance Officer
Klucar, :James: Code Compliance
Officer Meadows, :Kent: Pinal County

Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

:Wrong-doers.

:AFFIANT: Man :Principal

:Jay-Roy: family name: Ingold: Indianan -1962: sui juris: beneficiary and executor: status adopted by reference. See: AFFIANT: Man :Principal - RESPONDENT'S ANSWER.

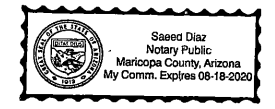
:my next best friend, :man- Darrell-James: Hill, will be assisting :me at any meeting at my pleasure.

Without Prejudice
JAY ROY INGOLD, subrogation

Jay-Roy: Ingold, beneficiary, respondent-Executor

State c: Arizona County of Marico Garage County of Mariane State C: Arizona Garage County of Mariane State C: Arizona Garage County of Mariane County

\_NOTARY PUBLIC



:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

19

Arizona state Pinal county

## SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825 THE HON. BRENDA E OLDHAM

v.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

RESPONDENT NOTICE:
2017 May-June 8th CONTRACT
OBLIGATIONS UPON THE
PINAL/Pinal county AS OF JUNE
8th: 08:30.01 A.M.

:Respondent-Executor; Cross-Claimant.

v.

:Himanshu: Director, Community
Development Patel, :Paula: Code
Compliance Manager Mullenix,
:Terrilyn: Code Compliance Officer
Klucar, :James: Code Compliance
Officer Meadows, :Kent: Pinal County
Attorney Volkmer, :Craig: Deputy
County Attorney Cameron,

2019-011722 MISC Page: 114 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:John-Doe, :Jane-Doe,

#### :Wrong-doers.

# :AFFIANT: Man :Beneficiary: Respondent-Executor

1. :i-man am a living man – the blood flows and the flesh lives – given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. – also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.

# The 2017 May- June 8th Contract

- 1. 2017: by April: Terrilyn: Code Compliance Officer Klucar was threatening a hearing and fines for not doing what she demanded to be done according to the code she used. In the response:
- 2. 2017: by May 9th the :Community Development Corporation received from :i-man a :conditional acceptance by the USPS Registered Mail delivery to the PINAL/Pinal county Corporation coordinators of these commands and offer(s):

  Himanshu: Director, Community Development Patel, :Paula: Code Compliance

  Manager Mullenix, and: Terrilyn: Code Compliance Officer Klucar; the

Conditional Acceptance, saying: a) 'no more', b) the fee schedule is presented for the continued violations against :my, et al.'s rights, and: c) June 8th Hearing event is the event by which the complaint process needs to be stopped. See: 2017 May
June 8th Contract attached.

- 3. The <u>2017 May-June 8<sup>th</sup> Contract</u> was activated on the 8<sup>th</sup>: June: 2017 in accordance with the agreement, and as the exclusive contract governing the entirety of the PINAL/Pinal county matter since after June 8<sup>th</sup>: 2017: 08:30.01.
- 4. The June 8th: 2017 PINAL/Pinal county v.:i-man-beneficiary Hearing-meeting was held after June 8th: 2017: 08:30 time of the activation of the 2017 May-June 8th Contract as is governed thereby.

Without Prejudice

JAY ROY INGOLD, subrogation

Jay Roy: Ingold, beneficiary- respondent-

notary

Executor

Verified and autographed before me this 25 day: January: 2019.

seal

Saeed Díaz Notary Public Maricopa County, Arizona My Comm. Expires 08-18-2020

:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825THE HON. BRENDA E OLDHAM

:RESPONDENT NOTICE: -

v.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui Community Report - Need For juris :Aggrieved Party

:Respondent-Executor;

**CORRECTION OF THE ACCOUNT OF THE COMPLAINANTS' AFFIDAVIT:** Common Law Court Of Record With The Trial By Jury To Decide Upon The Facts And The Law.

Cross-Claimant.

V.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix. :Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance

Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

#### :Wrong-doers.

# :AFFIANT: Man :Beneficiary: Respondent-Executor

- 1. :i-man am a living man the blood flows and the flesh lives given name: Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee. The Beginning
- 2. 2016: Sometime in the early part of the year, did an unannounced manfemale drive onto the land and home area and started taking notes and photographs.
- 3. 2016: The woman later known as: Terrilyn: Code Compliance Officer Klucar's demeanor was insistent. Then the mail and pressure to be under her control increased and became awkward.
- 4. 2016 2017: i made changes and worked with a regard for: Terrilyn to

clean-up: my land area for: my, et al.'s own self-interests.

:PINAL/Pinal county Contract To Commit: my Rights To Them Or Suffer Letter

- 5. 2017: by April, a letter from the man: Terrilyn: Code Compliance
  Officer Klucar was threatening a hearing and fines for not doing what she
  demanded to be done according to the code she used.

  :Jay-Roy: Ingold (et al.) 'No' letter; leave me alone, and fee schedule
  conditional acceptance offer.
- 6. 2017: by May 9<sup>th</sup>:i-man sent a Registered Mail correspondence to the people coordinating these commands saying: a) 'no', 'stop', ':i don't volunteer,' and b) the fee schedule for the continued violations against :my, et al.'s rights.

  See: Affidavit: 2017 May-June 8<sup>th</sup> Contract.
- 7. 2017: The 2017 May agreement was conditional upon the activation of the agreement by the PINAL/Pinal county on the 8th :June: 08:30 a.m. :Thereon the PINAL/Pinal county could choose: a) to continue unauthorized abuses against :me :Jay-Roy (et. al.), or b) to discontinue abuses against :i-man :Jay-Roy, et al.
- 8. 2017: By the 7th: June, by and with the PINAL/Pinal county's acceptance of the agreement and with no-indication of the stoppage of the interference with :my (et al.'s) rights :then on the 8th :June, the 2017 May

agreement could convert into the 2017 May-June 8th Contract at 08:30.01 a.m.

9. 2017: June 8th: i-man: Jay-Roy, accompanied by: my Next Best
Friend: Darrell-James: Hill,: Steward, visited to the Hearing meeting location
in the town of Florence, Arizona, — arriving before to determine whether the
PINAL/Pinal county suit had been ceased and this was all over, or whether the
PINAL/Pinal county decided otherwise.

2017 May Agreement, the

# 2017 May-June 8th Contract

10. 2017: June 8th at 08:30.01, in accordance with the 2017 May Agreement, the

PINAL/Pinal county activated the 2017 May-June 8th Contract governing all of these negotiations. – The activation of the Contract is further confirmed with the PINAL/Pinal county v. :Jay-Roy hearing meeting that did take place.

2017: June 8th Hearing-meeting- 2017 May-June 8th Contract

# Compliance

- 11. 2017: June 8th: At the Hearing-meeting, the :man at the Hearing office clarified that the 2017 May-June 8th Contract was also received by the Hearing office. —...
- 12. As the hearing officer had the a copy, :i-man offered and began in the :Affidavit :Jay-Roy : Correction Of The Account: USPS RMN RE 322 404 036 US 4/9

reading of the 2017 May-June 8th Contract into the record. - ...

- 13. The Hearing officer then stopped my reading, adopted and filed the entirety of the 2017 May-June 8th Contract into the record.
- 14. After, the Hearing officer agreed to receive the 2017 May-June 8<sup>th</sup> Contract and place it into the record, the Hearing-man immediately proceeded to operate upon the prejudice arguing in-concert under/by the PINAL/Pinal county authority and ignoring the New 2017 May-June 8<sup>th</sup> Contract :in-concert of those choosing for to impose their predilections.
- 15. 2017-2018: From the 2017 May-June 8th Contract until :2018-June, PINAL/Pinal county sent some payment requests for a proposals for a debt :i could not owe according to our contract. —I ignored the debt contracts.

  2017 May-June 8th Contract: June 2017 to June 2018 Compliance
- 16. :PINAL/Pinal county complied with the contract to not interfere with my peaceful living, to leave me, et al., alone and undisturbed.
- 17 :i-man would Not make-contract with the PINAL/Pinal county bills.
  Then:
- 18. On or about the 2018 June-July some guy unannounced shows up at the property line acting as a,people predator of some type, alarming and disturbing the the animals and people on the property.
- 2018 August: This creepy man-hiding- behind-the-bushes- routine

  :Affidavit: Jay-Roy: Correction Of The Account: USPS RMN RE 322 404 036 US

  5/9

creates a disturbance about and on our rural land and home area and environment. – This stimulated defensiveness for the community family and personal safety, and must always be investigated.

# 2017 May-June 8th Contract: Compliance after ~ June 2018

- 20. 2018: August-October: James' disturbance is knowingly dangerous and disturbing to our peaceful living; a stress of this travail became to hover over the land and the people.
- 21. :We-people of the community have to consider whether there is a something mentally wrong with the man :James: Code Compliance Officer Meadows, or there is an ethical failing in the PINAL/Pinal county.
- 22. 2018: August October: James' behavior is a threat to :my, et al.'s land and home area community for the reasons: we have to check every disturbance, and we had the man power to watch the man :James or the intrusions could have likely escalated into earlier confrontations.
- 23. 2018: October: The patterned interference by the man :James must needs to be ceased from further duress and harm upon the people on the land and home area: inhabitants, animals and visitors.
- 24. :We-the people were not naive, but hoped, in clear view and remembrance of the 2017 May-June 8th Contract, for a peaceful resolve as the man-kind.

- 25. 2018: June-July to October: Directly due to and because of :James' menacing and nuisance, :i-man did in-good-faith email to :James that he would make an end of the menacing and nuisance harassment, for the man to stop with his troublesome actions. However:
- 26. 2018 October-November: within full comprehension of the 2017 MayJune Contract, :my in-good-faith effort to stop the harassment from the man
  :James resulted in the PINAL/Pinal county filing an :affidavit in a fraud by the
  PINAL/Pinal county hiding the most substantive material fact in this matter;
  the :standing 2017 May-June 8th Contract.
- 27. :James: Code Compliance Officer Meadows, was the man stalking-about and harassing our community for what seemed to be about 3-4 months of this interference of :our rights to live in peace without menace or nuisance from a public servant acting under/by the authority of the PINAL/Pinal county: driving county cars; stalking-about :my land-home area to goad me into responsibly speaking to the man- James; and, filing a suit after goading :me into communicating with him to stop his stalking and harassment at :my land and home area.
- 28. 2018: November; After the suit was filed by the PINAL/Pinal county then simultaneously the threats and demoralization disturbances on the land-home area completely ceased. It appears the harassment-tool/method was for

2019-011722 MISC Page: 123 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

to achieve a justification to use the PINAL/Pinal county court to harm: i-manbeneficiary, et al. by directly violating: i-man, et al. and then using the Arizona state Superior court to help hide the obligations PINAL/Pinal county has under the 2017 May-June 8th Contract.

- 29. 2019: November 2018 to now January 2019: Because is (et al.) were threatened, much of imy, et al. time and resources have been consumed with the stress of our standing against the PINAL/county machine, while efforts to respond to the concerted efforts of people even includes the Clerk of Court, in what presents to be an in-Arizona-Superior-concert- protected PINAL/Pinal county abuse machine.
- 30. 2019: January: i-man believe there is greater need for the integrity in the ARIZONA/Arizona state-PINAL/Pinal county system.

Common Law-Court Of Record-Trial-By-Jury To Determination Of The Facts And The Law

- 31. For the fairness for :i-man, the right of a court-of-record with the trial-by-jury is essential to decide the issues of the law and the facts for this matter greater than \$20.00, and for the interference with a man's rights by the violations by the PINAL/Pinal trustee with apparent ARIZONA/Arizona state Superior court assistance against :i-man: Jay-Roy: Ingold.
- How can the issue to be soundly left to the frank fraud-demonstrated in :Affidavit :Jay-Roy : Correction Of The Account: USPS RMN RE 322 404 036 US 8/9

2019-011722 MISC Page: 124 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

this matter? - as that which starts in fraud ends in fraud.

33. I believe that the common law- court-of-record with the trial-by-jury for to decide the issues of the law and the facts in this matter under the immensity of the fraud-demonstrated in this circumstance is unavoidable, reasonable, prudent, lawful and necessary by :my right to protect :i-man-beneficiary, et al. injured, and with this response :i request the same common law- court-of-record with the trial-by-jury for to decide the issues of the law and the facts in this matter.

Without Prejudice

JAY ROY INGOLD, subrogation

Jay-Roy · Ingold Execution Ingold Ingold Ingold, beneficiary in spin

Executor

Verified and autographed before me this 25 day: January: 2019.

seal

notary



Saeed Diaz Notary Public Maricopa County, Arizona My Comm. Expires 08-18-2020

Page: 125 of 222 Receipt #: 19-8874

Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

:man :present:

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825 THE HON. BRENDA E OLDHAM

v.

JAY INGOLD, also know as JAY ROY. INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

**RESPONDENT'S NOTICE:** 

PRAECIPE FOR THE OATH OF OFFICE OF THE FOLLOWING KNOWN AND UNKNOWN PERSONS ASSOCIATED WITH THE :Respondent-Executor; COMPLAINAINTS' ACTION: Cross-Claimant. namedly: Himanshu: Director,

**Community Development Patel;** :Paula: Code Compliance Manager Mullenix; Terrilyn: Code Compliance Officer Klucar; :James: Code Compliance Officer Meadows; :Kent: Pinal County Attorney Volkmer; : Craig: Deputy County Attorney Cameron; :John-Doe;

:Jane-Doe.

v.

:Himanshu: Director, Community Development Patel,

:Paula: Code Compliance Manager Mullenix,

:Terrilyn: Code Compliance Officer Klucar,

:James: Code Compliance Officer Meadows,

:Kent: Pinal County Attorney Volkmer,

:Craig: Deputy County Attorney Cameron,

:John-Doe, :Jane-Doe,

:Cross-Claim Respondents.

#### :AFFIANT: Man :Principal

:Jay-Roy: family name: Ingold: Indianan -1962: sui juris: beneficiary and executor: status adopted by reference. See: A of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq.— also including the PINAL/ Pinal county, STATE OF ARIZONA/ Arizona state government-trustee.

# PRAECIPE FOR THE OATH OF OFFICE

1. This :praecipe is a demand upon the PINAL/Pinal county complainant for to provide to the respondent-executor: Jay-Roy - :man, all of the information as now directed: -- Provide: oath of office of the following known and unknown persons associated with the complainant's action on and after the 2017 May-June 8th: Contract; named: Himanshu: Director, Community Development Patel, :Paula: Code

2019-011722 MISC Page: 127 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer Klucar, :James:

Code Compliance Officer Meadows; :Kent: Pinal County Attorney Volkmer, :Craig:

Deputy County Attorney Cameron, :John-Doe, and: Jane-Doe.

2. You are required to provide a copy of the oaths of office taken of each person named and otherwise involved in the decision(s) in bringing the PINAL/Pinal county action against the man: Jay-Roy: Ingold.

Sincerely,
Without Prejudice
JAY ROY INGOLD, subrogation

Jay-Roy: Ingold, beneficiary regiondent-Executor

JURAT

Affirmed and autographed before me this 25 day: January: 2019 A.D.; Type-Identification: Arizona Driver License

Seal

Saeed Diaz Notary Public Maricopa County, Arizona ly Comm. Expires 08-18-2020 :Beverly-Jean: Hill: beneficiary and Executor

c/o 5142 East 18th Avenue

17

Apache Junction, Arizona ZIP CODE EXEMPT

DMM 602.1.3.e2. Title 18 U.S.C. § 1342

602.499.8807

:man :present:

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY,

:Plaintiff;

V.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris

:Aggrieved Party/

:Respondent-

Executor:

Cross-Claimant.

v.

:Himanshu: Director, Community
Development Patel, :Paula: Code
Compliance Manager Mullenix,
:Terrilyn: Code Compliance Officer
Klucar, :James: Code Compliance
Officer Meadows, :Kent: Pinal County
Attorney Volkmer, :Craig: Deputy

Case No. CV 201801825
THE HON. BRENDA E OLDHAM

:RÉSPONDENT NOTICE: -

Attached: Constructive Notice Of The

Setting Of The Presumptions -

(Initially: USPS CMN 7018 0360 0000

5969 2963; rec'd:

2019-011722 MISC Page: 129 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

County Attorney Cameron, :John-Doe, :Jane-Doe,

:Wrong-doers.

#### :AFFIANT: Man :Principal

:Jay-Roy: family name: Ingold: Indianan -1962: sui juris: beneficiary and executor: status adopted by reference. See: À of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/Pinal county, STATE OF ARIZONA/Arizona state government-trustee. i am a literate, legal-idiot.

### THE SETTING OF PRESUMPTIONS

- 1. Regarding: Constructive Notice Of The Setting Of Presumptions of the meeting for the discussion of the matter and the offer; for the fact: rebutted- or unrebutted- presumptions variably effect the discussions on a matter by the visitors to the meetings. Wherefore: i:man: Jay-Roy: Ingold set these known presumptions:
- 2. Re: presumption of the public record, i:man :Jay-Roy: Ingold rebut and reject that a matter-at-hand is a private BAR-guild business matter. Heretofore: presumption of public record is now to 'in perpetuity' set: that: this private business matter is to be recorded in a public environment and on the public record by the

public record number (Case Number) on the OFFER: page 1 of this matter; and:

- 3. Re: <u>presumption of the public service</u>, i:man rebut and reject that a matter is ministered as a public service by the public servants. Heretofore: 'presumption of public service' is now to 'in perpetuity' set; that: any public person engaged in this private matter is deemed to be in the public service as a public servant; and:
- 4. Re: <u>presumption of the public oath</u>, i:man rebut and reject that a public servant's public service sworn oath is presumed not-superseded by some other oath. Heretofore: 'presumption of public oath' is now to 'in perpetuity' set; that: every public servant acting on the behalf of this matter is required to state all public and private sworn oaths superseding the public servant's sworn oath(s); and:
- 5. Re: <u>presumption of the immunity</u>, i:man rebut and reject that a public official's acts are immune from a personal accountability. Heretofore: 'presumption of the immunity' is now to 'in perpetuity' set; that: any person acting on a behalf of/as an agent for any nameless, faceless predilection or corporation is wholly personally liable for their actions on the behalf of that interest upon the Notice of Injury with a financial penalty<sup>1</sup>; and:
- 6. Re: presumption of the summons, i:man rebut and reject that by a custom the any person visitor or attendee to the meeting is thereby and thereon by a default assumed to also accept a position under the court's jurisdiction. Heretofore:

<sup>1</sup> Financial penalty means: by tacit procuration: pay due now- fee schedule: one ounce U.S. gold coin in specie per the minute until the matter is resolved.

Page: 137 of 222 2019-011722 MISC 9/2019 11:47:58 AM Receipt #: 19-08 Fee: \$30.00 Darrell James Hill County, Az, Sadie Jo Bingham, Recorder

:Tracy-Robert: Calhoun, :beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825 THE HON. BRENDA E OLDHAM

v.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

:Respondent-

Cross-Claimant.

V.

Executor:

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer Klucar, : James: Code Compliance

:AFFIDAVIT: CONTACT WITH :James: CODE COMPLIANCE **OFFICER MEADOWS – :AFFIANT:** man:Tracy-Robert: Calhoun: ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF : Jay-Roy: Ingold.

1/4

2019-011722 MISC Page: 136 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

enabled to abandon the trustee duties and obligations for the protection, non-competition, non-contracting against :i-man- Jay-Roy: Ingold, and :i believe no such a evidence exists.

3. :i see no verifiable evidence that the most probable presumption is that the PINAL/Pinal county is an organization subordinate to the Constitution for the United States of America, the :UNITED STATES government and the :STATE OF ARIZONA/ Arizona state government trustee restrictions, and :i believe no such a evidence exists.

Without Prejudice
JAY ROY INGOLD, subrogation

Roy: Thools revitor

Jay Roy: Ingold beneficiary- respondent-

Executor

**JURAT** 

Affirmed and autographed before me this <u>25</u> day: January: 2019 A.D.; :Type- Identification: Arizona Driver License

Seal

Saeed Diaz Notary Public Maricopa County, Arizona My Comm. Expires 08-18-2020 :Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

:man :present:

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825
THE HON. BRENDA E OLDHAM

GOVERNMENT IS A TRUSTEE FOR THE Man-BENEFICIARY-

**EXECUTOR: Jay-Roy: Ingold** 

**RESPONDENT'S NOTICE:** 

:PINAL/PINAL COUNTY-

V.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

:Respondent-

Executor:

Cross-Claimant.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix,

Terrilyn: Code Compliance Officer

Klucar, :James: Code Compliance

2019-011722 MISC Page: 132 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fes: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

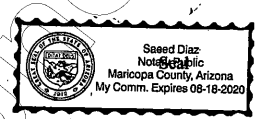
"properly", and, therefore, the judge or magistrate as the executor has the right to arrest, detain, fine, or force a psychiatric evaluation. Heretofore: 'presumption of incompetence' is now to 'in perpetuity' set: that: i:man know the position of the executor and beneficiary; and rebuke and object to any contrary presumption.—No privilege of the deeming i:man incompetent is permitted; and:

13. Re: presumption of the guilt, i:man rebut and reject that i:man am presumed guilty or to be held until a bond is guaranteed. Heretofore: 'presumption of guilt' is now to 'in perpetuity' set: that, under no circumstance may i:man be: a) presumed guilty, or b) detained; nor: c) may any financial transactions occur in the favor of the court.

Without Prejudice
JAY ROY INGOLD, subregation

Jay-Roy Ingold, beneficially resinancent-Executor

Affirmed and autographed before me this 25 day: January: 2019 A.D.; :Type-Identification: Arizona Driver License



notary

2019-011722 MISC Page: 134 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

#### :Wrong-doers.

:AFFIANT: Man :Principal

:Jay-Roy: family name: Ingold: Indianan -1962: sui juris: beneficiary and executor: status adopted by reference. See: A of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/ Pinal county, STATE OF ARIZONA/ Arizona state government-trustee.

# HISTORY OF TRUSTEE LEGACY

As relates to: from the :1776 United States Declaration of Independence to the 1781 Articles of Confederation to the 1787 Constitution for the United States of America to the 1862 establishment of the Arizona territory to the establishment of the 1875 Pinal county of the Arizona territory to the 1912 establishment of the Arizona territory into the Arizona state no violation of the inalienable rights of the man-Jay-Roy, et al. is/was transferred to the PINAL/Pinal county-government.

:i-man I see no verifiable evidence that the Constitution for the United

Notice of Pinal co. Trusteeship USPS RMN RE 322 404 036 US

States of America ~ the Bill of Rights, and subsequent treaties compliant thereto, are not established for to protect: i-man under the power and restrictions granted under the original covenant, and also including the PINAL/Pinal county-government as we know it today, and: i believe no evidence to the contrary exists.

- 2. :i-man see no verifiable evidence that the ARIZONA/Arizona stategovernment-trustee and the subsequent PINAL/Pinal county-government-trustee
  did not contract with the UNITED STATES for to understand the UNITED
  STATES' trustee duties and responsibilities as trustees to the people, as No other
  option than the trusteeship can be lawfully contracted by any subsequent service
  providers to the people-beneficiaries, and :i believe no evidence to the contrary
  exists.
- i-man-beneficiary see no verifiable evidence that the oaths of office for all of the PINAL/Pinal county-government-trustee persons involved in this matter against the man-beneficiary: Jay-Roy will not need to be inspected by the distributing agency and the Arizona Supreme court for to identify in the fact whether the PINAL/Pinal county persons associated with this matter are in fact compliant under the duty and responsibility of the trustee oath and bond to do No harm to :Jay-Roy, et al.; and :i believe no such a evidence exists.
- 5. : see no verifiable evidence that the PINAL/Pinal county persons, et al. are

2019-011722 MISC Page: 131 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

a public servant and government employees are rejected: absolutely no jurisdiction may be claimed. However, the need for to contribute unto the well-being of the community is acknowledged and graciously embraced; and:

- beneficiary, i:man rebut and reject that the judge or magistrate may act in the role as the executor with the prosecutor acting in the role as the beneficiary. Heretofore: 'presumption of the government acting in two roles as executor and beneficiary' is now to 'in perpetuity' set: that i: man am the general executor, general guardian, and beneficiary and executor in all matters-at-hand pertaining to the legal person -subrogation: JAY ROY INGOLD, as well as to the flesh and blood living soul: Jay-Roy: Ingold; and:
- 11. Re: presumption of the agent and agency, i:man rebut and reject that i:man, as if presumed to be under a contract, express or grant authority to a judge or magistrate by the use of a certain legal term ~ as recognize, understand or comprehend—, and thereby and thereon agree to be bound to perform under the direction of a judge or magistrate. Heretofore the 'presumption of agent and agency' is now to 'in perpetuity' set: that: under no circumstance may a judge or magistrate assume the executor role; and:
- 12. Re: <u>presumption of the incompetence</u>, i:man rebut and reject that visitors at the court are, at the least, ignorant of the law, incompetent to present and/or argue

Presumptions Set: USPS RMN RE 322 404 036 US

Code Compliance Officer Meadows.

- 3. On the first occasion there was a meeting: i was warned by another visitor (Larry) who drove onto the land area that a man was behind the bushes just outside of the trespassing sign.
- 4. :i-man introduced myself to the man -James who had parked and positioned himself behind a large bush some 30 feet from the edge of the land :i told him :i was a friend of :Jay's and was visiting.
- 5. :James began talking about what was on the land.
- 6. :James said the case was going to court.
- 7. :James began talking about the RV
- 8. :James said, 'Jay needs to talk to him'.
- 9. :i told :James, ':i would tell Jay he was here.'
- 10. On the second occasion, I observed :James standing behind the bushes at the driveway edge taking pictures for a while, about :ten to twelve (10-12) minutes, then; he got into his truck and left the area.
- 11. On a third time occasion: it was walking about the land and heard and then discovered a white drone machine with a what appeared to be a camera hovering over the land inside of the area of the property.
- 12. i stared directly into the lens of the camera wondering if the device was

3/4

2019-011722 MISC Page: 138 of 222 10/29/2019 11:47:58 RM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Rz, Sadie Jo Bingham, Recorder

Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

#### :Wrong-doers.

### :AFFIANT: Man :Principal

:i-man am a living man - :i, :my - the blood flows and the flesh lives: given name :Tracy-Robert: family name: Calhoun: Arkansas -1964: mature and of sound mind: beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: TRACY ROBERT CALHOUN~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq.— also including the PINAL/ Pinal county, STATE OF ARIZONA/ Arizona state government-trustee. :i-man am not a UNITED STATES Citizen. To the best of my knowledge are the facts set forth herein are true and accurate. :i am a literate, legal-idiot.

# **Contacts**

- 1. In the summer: July: 2018, :i: Tracy-Robert: Calhoun was visiting at the land and home area of :Jay-Roy: Ingold at the location indicated above.
- 2. During the time of the visit on two different occasions, and maybe a third time, it came into to contact with the man behind the bushes now known as :James:

2/4

taking my picture.

:Tracy-Robert: Calhoun, :beneficiary, :executor

## . JURAT

Affirmed and autographed before me this 25 day: January: 2019 A.D.; :Type- Identification: Arizona state id

Seal

Saeed Diaz Notary Public Maricopa County, Arizona /ly Comm. Expires 08-18-2020

2019-011722 MISC Page: 141 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Binsham, Recorder

:Darrell-James: Hill, :beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

17

Arizona state Pinal county

## SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

v.

v.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party :Respondent-Executor;

Case No. CV 201801825
THE HON. BRENDA E OLDHAM

:AFFIDAVIT: CONTACT WITH :James: CODE COMPLIANCE

**OFFICER MEADOWS -: AFFIANT:** 

man :Darrell-James: Hill¹:

ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF :Jay-

Roy: Ingold.

Cross-Claimant.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance

1 Gila county Arizona: Doc. # 2017-002378: pp. 6-24, 93-95 of 693

2019-011722 MISC Page: 142 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Rz, Sadie Jo Bingham, Recorder

Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

#### :Wrong-doers.

#### **AFFIANT:** Man: Principal

:i-man am a living man - :i, :my - the blood flows and the flesh lives: given name:Darrell-James: Hill: family name: Ohioan -1958: mature and of sound mind: beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named:

DARRELL JAMES HILL - et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. - a iso including the PINAL/Pinal county,

STATE OF ARIZONA/Arizona state government-trustee. :i-man am not a

UNITED STATES Citizen. To the best of my knowledge, the facts set forth herein are true and accurate: :i-man am a literate, legal-idiot.

# Contacts with the man- James: Meadows

- 1. In the summer: July: 2018, :i- Darrell-James: Hill was living at the land and home area of :Jay-Roy: Ingold at the location indicated above. -
- 2. : and wife :Beverly-Jean: Romero-Hill, :beneficiary, :executor are the stewards over this land area under a simple express contract that is binding.

2019-011722 MISC Page: 144 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

to the man:Jay-Roy.

- 15. :i-man-steward continued the extra duty to monitor the menace and nuisance situation of the man-James' pattern of the unannounced-stranger-danger method, from July to about October.
- 16. :James' disturbances ceased after :Jay-Roy. began with an email to the man-James for his behavior in the harassment; about October 2017.
- 17. A PINAL/Pinal county suit a against the man-Jay-Roy was served October-November and had a threatening effect upon :Jay-Roy, et al. for the matters

  /regarding the 2017 May-June 8th Contract

:Darrell-James: Hill, :beneficiary, :executor

JURAT

Affirmed and autographed before me this 2 day: January: 2019 A.D.; Type- Identification: Arizona Driver License

Seal

- 3. During this time, as alerted by our dog's barking my wife noticed a man standing behind the creosote bush at the edge of the land area; he had a white truck that was also parked behind the creosote bush.
- 4. The :man behind the bush did not introduce his presence to us people who are on the land.
- 5. :my wife made notice to :me about the man behind the creosote bush.
- 6. :i went to see who was this man behind the bush and, if need be, to shew him away.
- 7. The :man is now known as :James: Code Compliance Officer Meadows.
- 8. :James stood there with a brown folder of papers.
- 9. :James reported that he inherited the case from the previous agent, and declined to comment further about what that meant.
- 10. :James asked: who i was: Ans. 'Darrell-James', the steward of this property, meaning in common use.
- 11. :James asked: what was :my phone number: Ans. 'No'
- 12. :i inquired of :James about what happened to the other worker. Ans. 'I can't tell you....'
- 13. :James gave a business card.
- 14. :i-man gave the business card and the report of above patterns of the matter

Page: 145 of 222 10/29/2019 11:47:58 AM Receipt #: 19-88 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:Beverly-Jean: Romero-Hill, :beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

## SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825 THE HON. BRENDA E OLDHAM

V.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui AFFIANT: man: Beverly-Jean: juris

Aggrieved Party :Respondent-Executor;

AFFIDAVIT: CONTACT WITH :James: CODE COMPLIANCE OFFICER MEADOWS -Romero-Hill<sup>1</sup>: ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF : Jay-Roy: Ingold.

Cross-Claimant.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix,

1 Gila county Arizona: Doc. # 2017-002378: pp. 2-44, 93-95 of 693

2019-011722 MISC Page: 146 of 222

10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

:Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

## :Wrong-doers.

## AFFIANT: Man: Principal

:i-man am a living man-female — :i, :my - the blood flows and the flesh lives: given name :Beverly-Jean: Romero- Hill: family name: New Mexican -1958: mature and of sound mind: beneficiary and executor of the Almighty-Godgiven natural rights, and the :beneficiary-subrogee and executor of the public trust subrogation named: BEVERLY-JEAN: ROMERO- HILL~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/ Pinal county, STATE OF ARIZONA/ Arizona state government-trustee: :i-man am not a UNITED STATES Citizen. To the best of my knowledge are the facts set forth herein are true and accurate. :i am a literate, legal-idiot.

## Contacts

1. In the summer: July: 2018, :i- Beverly-Jean: Romero- Hill was living at the land and home area of :Jay-Roy: Ingold at the location indicated above.

2/4

:i and my husband :Darrell-James: Hill, :beneficiary, :executor are the stewards over this property under a simple express contract that is binding.

- 2. During this time, as alerted by our dog's barking, a man was discovered standing behind the creosote bush at the edge of the property; he had a white truck that was also hidden behind the creosote bush.
- 3. :i did not know who is the man.
- 4. The :man behind the bush did not say who he is.
- 5. :i went to get my husband: Darrell-James.
- 6. :my husband and :i went to see who was this man behind the bushes.
- 7. :my husband began to inquire for to know who the man was and why he was at the land.
- 8. The :man is now known as :James: Code Compliance Officer Meadows.
- 9. :Valerie :neighbor came over to inquire about who is the man, saying: she noticed the PINAL COUNTY logo on the truck.
- 10. The man stood there with a brown folder of papers.
- 11. James reported that he inherited the case from the previous agent.
- 12. :James asked: who my husband was: Ans. 'Darrell-James.'
- 13. :James asked: what was Darrell-James phone number: Ans. 'No'

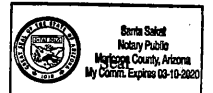
:Affidavit :Beverly-Jean: Romero-Hill, USPS RMN RE 322 404 036 US

:James then gave a business card to the steward: Darrell-James. 14.

:Beverly-Jean: Romero-Hill, :beneficiary, :executor

**JURAT** 

Affirmed and autographed before me this 25 day: January: 2019 A.D.; :Type- Identification: Arizona Driver License



notary

2019-011722 MISC Page: 149 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

## SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825

v.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

REQUIRED JOINDER OF THE Man- James-William: Woods

**:RESPONDENT NOTICE:** 

:Respondent- Executor; Cross-Claimant.

v.

:Himanshu: Director, Community
Development Patel, :Paula: Code
Compliance Manager Mullenix, :Terrilyn:
Cøde Compliance Officer Klucar, :James:
Code Compliance Officer Meadows, :Kent:
Pinal County Attorney Volkmer, :Craig:
Deputy County Attorney Cameron,

:John-Doe, :Jane-Doe,

## :Wrong-doers.

# :AFFIANT: Man :Beneficiary: Respondent-Executor

1. :i-man am a living man – the blood flows and the flesh lives – given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. – also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.

# REQUIRED JOINDER OF THE Man-James-William: Woods

- 2. :Three-four years now: i met and befriended: James-William: Woods while at this present land and home area.
- 3. :James-William lived with me briefly after his home burned down.
- 4. :James-William owns private, non-commercial property on the land.
- 5. To my knowledge the :PINAL/Pinal county does not know that the man: James-William: Woods has private property on :my land and home area.
- 6. :James-William: Woods has been and now is subject to the loss of his private property based upon the tenets of the PINAL/Pinal county complaint made

2019-011722 MISC Page: 151 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

against :i-man.

7. Is is most obvious that without :James-William as a respondent in this matter, he will likely be unable, as a practical matter, to protect his rights and interests against the PINAL/Pinal county aggression.

Without Prejudice

JAY ROY INGOLD, subrogation

Jay-Roy Ingola executor

Jay-Roy: Ingold, beneficiary-respondent-Executor

Affirmed and autographed before this 25 day: January: 2019.

Type Identification: Arizona Driver License

Seal

notary\_



:John-Doe, :Jane-Doe,

:Wrong-doers.

# :AFFIANT: Man :Principal

:Jay-Roy: family name: Ingold: Indianan -1962: sui juris: beneficiary and executor: status adopted by reference. See: A of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/ Pinal county, STATE OF ARIZONA/ Arizona state government-trustee. :i am not a U.S. CITIZEN.

## Stress Of The Nearly Two Years

1. Under threat and duress: i-man-beneficiary of the people-trust have for nearly two years endured the progressive willful interference of :my rights-executed. :i am a common man, an: Indianan, an :American; NOT A U.S. CITIZEN.

## :i-man, et al. Have Been Injured;

2. :i, et al. claim that :i, et al., have been injured for the expressly saying 'No' by the 2017 may-June 8th Contract to the PINAL/Pinal county offers for to implement what :i experienced from them, bad-faith bullying against :i-man's wishes resulting in the use of their proximal ARIZONA/Arizona state trustee court access for the unlawful and illegal processes that are repugnant to the Arizona Constitution and the

Owe No filing fee: USPS RMN RE 322 404 036 US

Constitution for the United States of America, et seq., – and also including the 1993

U.S. treaty: International Covenant of Civil and Political Rights, :ICCPR-1993.

:2017 May-June 8th Contract

3. :i see no verifiable evidence that i did not conditionally accept the PINAL/Pinal county offer by a simple contract expressly and openly to saying, "NO" as best :i-man could at that time; – This is the ':PINAL/Pinal county and :Jay-Roy: Ingold' 2017 May-June 8th Contract, and I believe no evidence to the contrary exists.

# : 2017 May-June 8th Contract Accepted

4. i see no verifiable evidence why :my good faith 2017 May-June 8th Contract was not accepted for to allow the :man :Jay-Roy: Ingold to say "NO" to the Community Development Corporation's methodology in the presumption to take my authority over my land and home area, and :i believe no evidence to the contrary exists.

# The :2017 May-June 8th Contract Was Complied With For About One Year

- 5. The PINAL/Pinal county kept our 2017 May-June 8th Contract for about a year.
  Then in the mid-summer of: 2018 the stalking-about the land area started by the man: James: Code Compliance Officer Meadows.
- 6. The PINAL/Pinal county allows the man: James to re-assume the same methods of bullying and presumptive actions as used before the 2017 May-June 8th Contract. -: James did stalking-about and continued the harassment until :i-man: Jay-

Owe No filing fee: USPS RMN RE 322 404 036 US

Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602,499,8807

:man :present:

Arizona state Pinal county

## SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff:

V.

V.

Cameron,

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party/

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, :Terrilyn: Roy: Ingold, et al. Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney

Case No. CV 201801825 THE HON. BRENDA E OLDHAM

## RESPONDENT'S NOTICE:

:i-man Do Not Owe A Filing Fee -Access To This Court By This Man Jay-Roy: Ingold Is By :Right-executed Not Subject To The Statutes-Used For **Privileged Persons Under License With** :Respondent-Executor; The STATE OF ARIZONA. - Failure Cross-Claimant. To Protect This Man In His Exercise Of His Right As An Indianan : American Is A Dereliction Of The Trustee Duty. --Presumption: Probable Interference Of The Rights-Executed By Concerted Violation of the man-beneficiary: JavRoy had to begin communications for to require the man to stop.

- 7. :My contact for the man- James to stop his being a menace-and-nuisance was used by the man- James as the apparent pretense for to create the opportunity sought by the stalking behaviors for to find a technical justification to file the VERY Untimely Suit still based in the fraud.
- 8. Such a suit was also authorized and due to be filed some 30-60 days after the Hearing meeting, and the suit is not in the compliance with the 2017 May-June 8<sup>th</sup>. Contract.

# :Constitutional Restriction-Injuries

11

- 9. Unlawful actions by any PINAL/Pinal county person that construct and implement or premeditate the harm of the man-beneficiary: Jay-Roy, et al., is a violation of the constitutional restriction(s) of that government action(s): Executive and/or Legislative and/or Judicial.
- 10. To my knowledge, the first court related constitutional restriction-injury occurred at the Hearing meeting on June 8th, 2017 under the new 2017 May-June 8th Contract, when the man moderating the meeting ignored the 2017 May-June 8th Contract, and then-after began to re-contract with :me for to accept his unlawful action in the ignoring of the 2017 May-June 8th Contract, and instead, to seek an appeal as a man within a formal Superior Court of Arizona commercial hearing. —

Owe No filing fee: USPS RMN RE 322 404 036 US

:i believe this is a fraud upon the man: Jay-Ingold, et al. and shows evidence of

a terrible PINAL/Pinal county-machine in-action to harm the living souls in a sympathetic disregard of the :man, et al. by the abandonment of the Trustee duty and obligation to :i-man, et al., and :i believe no evidence to the contrary exists.

After Two Years OF The Apprehension Of The PINAL/Pinal County Corruption
And Fraud,——: i Wish To Resolve This Matter Immediately
In A Common Law Court With The Trial By The Jury Deciding
Both The Law And The Facts

- 12. :i believe more than one reason necessitates the need for the new view of this matter in the courts designed for the man, the :common law court with the trial by the jury deciding both the law and the facts. that is:
- 13. the commercial venue under a statutory jurisdiction forced upon a man is not a jurisdiction for the remedy for the man-beneficiary: Jay-Roy, et al., presently suffering from an open PINAL/Pinal county apparently condoned constitutional and statutory irreverent dereliction of the Trustee duty and obligation to protect the people from the PINAL/Pinal county predisposition.
- 14. :i see no verifiable evidence why :my documents are held to a high standard by the PINAL/Pinal county Clerk of Court. —:i am not an an attorney or some member of the BAR guild.—:i am a common man answering as best as possible and openly reporting wrong done to harm :me, et al., by the PINAL/Pinal county persons, and :i believe no evidence to the contrary exists.

Owe No filing fee: USPS RMN RE 322 404 036 US

15. :i see no verifiable reason why a common law court of record with the trial by jury to decide these issues of law and fact is not the only reasonable option for the address my claim of injury and suffering under an ongoing interference with :my natural rights and by the open use of fraud(s) in the face of this court, and :i believe no evidence to the contrary exists.

# Law Supporting: i-man's right to common law court trial by a jury

- 16. :i see no verifiable evidence that the U.S. government Constitution does not refer specifically to :me as a common Indianan American having a right to the use these Arizona county courts by the right at my will, and :i believe no evidence to the contrary exists.
- 17. :i see no verifiable evidence that the <u>Arizona government Constitution</u> does not refer specifically to :me as a common Indianan American man having a right to the use of the Arizona county courts by the right at my will, and :i believe no evidence to the contrary exists.
- 18. :i see no verifiable evidence that ANY Arizona Statutory Law could or does supersede the Arizona Constitution or the Constitution for the United States of America, and :i believe no evidence to the contrary exists.
- 19. i see no verifiable evidence why that :my USPS Registered and Certified Mail delivered documents and payment from a man-of -the-people has been twice sent back by the PINAL/Pinal county Clerk of Courts with added directions to closely

Owe No filing fee: USPS RMN RE 322 404 036 US

follow the Arizona Revised Statutes, and: i believe no evidence to the contrary exists.

- 20. :i see no verifiable evidence why the Clerk of the Court and the Chief Presiding Judge: Pinal count, both who have been notified, have not intervened to provide the constitutional right to court services to :i-man in this case in the accordance with the rights-executed in this matter, and: i believe no evidence to the contrary exists.
- 21. :i see no verifiable evidence that, as a matter of the record: the PINAL/Pinal Clerk of the Court did not twice send-back the payment of the the moneys sent for the presumed fees along with the Clerk's instructions to again pay the sane fees presumably owed, and :i believe no evidence to the contrary exists.
- 22. :i see no verifiable evidence that :i, et al. have not been injured by the actions of PINAL/Pinal county-government persons by the misuse of their authority against :me possibly because though :i-man, et al. am literate :i-man am a legal-idiot, and :i believe no evidence to the contrary exists.
- 23. :i see no verifiable evidence that the PINAL/Pinal county persons did not attempt while under the new 2017 May-June 8th Contract to violate their obligations to the 2017 May-June 8th Contract by/through the use of the Hearing person over-driving the meeting into an authoritarian- 'take-it or leave-it'- proposition openly offered by the dereliction of his Trustee duty and obligations to the man-beneficiary :Jay-Roy, et al. and :i believe no evidence to the contrary exists.
- 24. The presumption is that there is most probable evidence of the willful

2019-011722 MISC Page: 159 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Binsham, Recorder

interference of :i-man's constitutionally guaranteed Almighty-God-given rights-executed to retain his rights-executed.

Sincerely,

Without Prejudice
JAY ROY INGOLD, subrogation

Jay-Roy: Ingold, beneficiar as pondent-Executor

notary

JURAT

Affirmed and autographed before me this \_\_\_\_day: .

day: January: 2019 A.D.;

:Type- Identification: Arizona Driver License

Seal

Saeed Diaz Notary Public Maricopa County, Arizona My Comm. Expires 08-18-2020 Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

:man :present:

Arizona state Pinal county

# SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff;

Case No. CV 201801825
THE HON. BRENDA E OLDHAM

**RESPONDENT'S NOTICE:** 

:Jay-Roy"s LAND-HOME:

V.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

Respondent-Executor;

Cross-Claimant.

"ZIP CODE EXEMPT: DMM 602.1.3.e2.: Addressing; :TITLE 18 U.S.C. § 1341:" Fraud And Swindles. – Title 18 U.S.C. § 1342; Fictitious Name Or Address

V.

Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix,

## 18 USC 1342: Fictitious name or address

18 USC 1342: Fictitious name or address
Text contains those laws in effect on January 14, 2019
From Title 18-CRIMES AND CRIMINAL PROCEDURE
PART I-CRIMESCHAPTER
63-MAIL FRAUD AND OTHER FRAUD OFFENSES

## §1342. Fictitious name or address

Whoever, for the purpose of conducting, promoting, or carrying on by means of the Postal Service, any scheme or device mentioned in section 1341 of this title or any other unlawful business, uses or assumes, or requests to be addressed by, any fictitious, false, or assumed title, name, or address or name other than his own proper name, or takes or receives from any post office or authorized depository of mail matter, any letter, postal card, package, or other mail matter addressed to any such fictitious, false, or assumed title, name, or address, or name other than his own proper name, shall be fined under this title or imprisoned not more than five years, or both.

(June 25, 1948, ch. 645, ; §6(j)(12), Aug. 12, 1970, ; title XXXIII, §330016(1)(H), Sept. 13, 1994, .)

### **Historical and Revision Notes**

Based on title 18, U.S.C., 1940 ed., §339 (Mar. 4, 1909, ch. 321, §216, ).

The punishment language used in section 1341 of this title was substituted in lieu of the reference to it in this section.

Minor changes in phraseology were made.

#### **Amendments**

1994- substituted "fined under this title" for "fined not more than \$1,000".

1970- substituted "Postal Service" for "Post Office Department of the United States".

## Effective Date of 1970 Amendment

Amendment by effective within 1 year after Aug. 12, 1970, on date established therefor by Board of Governors of United States Postal Service and published by it in Federal Register, see section 15(a) of set out as an Effective Date note preceding section 101 of Title 39, Postal Service.

18 USC 1342: Fictitious name or address 1/1

2019-011722 MISC Page: 162 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

USPS, zip code designations. Cf. DMM 602.1.2.e2; and :i believe no evidence to the contrary exists.

# Re: TITLE 18 U.S.C. § 1341: Fraud And Swindles, annexed.

- 3. :i-man :Jay-Roy believe there is no verifiable evidence that the use of the PINAL/Pinal county as a person(s) for a/the convenience of a fraudulent activity is not also fined under 18 U.S.C. § 1341, or imprisoned for not more than 20 years whenafter the activity is brought-forward to the attention of the Postmaster General, and :i believe no evidence to the contrary exists.
- 4. :i see no verifiable evidence that the record of the instant matter provides the substantial facts that the PINAL/Pinal county person(s) has not engaged in the prohibited fraudulent activity as mentioned in this section. Cf.: under 18 U.S.C. § 1341 (attached), and :i believe no evidence to the contrary exists.
- 5. :i-man see no verifiable evidence to not believe the presumption that the PINAL/Pinal county person(s) violated the: 18 U.S.C. § 1341: Fraud And Swindles, and :i believe no evidence to the contrary exists.

:TITLE 18 U.S.C. § 1342; Fictitious Name Or Address, annexed.

:Fraud And Swindles: USPS RMN RE 322 404 036 US

6. :i-man :Jay-Roy have attached a print out of the 18 USC 1342 restriction on the use address for any scheme mentioned in the section: Cf. 1341 of the USC Title 18.

Sincerely,

Without Prejudice

JAY ROY INGOLD, subrogation

Jay-Roy! Ingo xoutor

Jay-Roy: Ingold, beneficiary- respondent-Executor

JURAT

Affirmed and autographed before me this 25 day: January: 2019 A.D.;

:Type- Identification: Arizona Driver License

Seal

Saeed Diaz Notary Public Maricopa County, Arizona My Comm. Expires 08-18-2020 :Terrilyn: Code Compliance Officer > Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

## :Wrong-doers.

## :AFFIANT: Man :Principal

:Jay-Roy: family name: Ingold: Indianan -1962: sui juris: beneficiary and executor: status adopted by reference. See: A of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD—et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/ Pinal county, STATE OF ARIZONA/ Arizona state government-trustee.

# Re: ZIP CODE EXEMPT: DMM 602.1.3.e2.: Addressing, annexed.

- 1. :i- man :Jay-Roy believe :my :land and home area is a private and non-commercial land and home for the living-soul: man- Jay-Roy: Ingold, et al.
- 2. :i believe no presumption can stand that my land and home area is a military installation requiring the use of the United States Postal Service,

:Fraud And Swindles: USPS RMN RE 322 404 036 US



602,1.3

# 602 Addressing,

#### Overview

Medita Alexandra Commission of the Commission of		
1.0 Elements of Addressing		
2:0-Restrictions		
3.0 Use of Alternative Addressing		1447
4.0 Detached Address Labels (DALs) and Detached Marketing	Labe	ki i
(DMs)		
5.0 Move Update Standards		
6.0 ZIP Toode Accuracy Standards	1000	446
7.0*Garrier Route Accuracy Standard		46.7
8:0: Presort Accuracy Validation and Evaluation (PAVE)		
9.0 Coding Accuracy Support System (CASS) (2010) 10.0 Dual Shipping Labels		4.0
TOO PURCHASE	8.00	

## 1.0 Elements of Addressing

#### 1.1 Clear Space

A clear space must be available on all mail for the address, postage (permit imprint, postage stamp, or meter stamp), postmarks, and postal endorsements.

#### 1.2 Delivery Address

The delivery address specifies the location to which the USPS is to deliver a mailpiece. Except for mail prepared with detached address labels under 4.0, the piece must have the address of the intended recipient, visible and legible, only on the side of the piece bearing postage.

#### 1.3 Address Elements

All mail not bearing a simplified address must bear a delivery address that contains at least the following elements in this order from the top line:

- a. Intended recipient's name or other identification.
- b. Private mailbox designator ("PMB" or alternative "#") and number if the mailpiece is addressed to a commercial mail receiving agency (CMRA) address.
- c. Street and number. (Include the apartment number, or use the Post Office box number, or general delivery, or rural route or highway contract route designation and box number, as applicable.)
- d. City and state (or state abbreviation). The city is any acceptable mailing name for the 5-digit ZIP Code serving the intended recipient as shown in the USPS City State Product.
- e. ZIP Code where required:
  - ZIP Codes are required on Priority Mail Express, commercial First-Class Mail, First-Class Package Service — Commercial, Periodicals, USPS Marketing Mail, Package Services and Parcel Select mailpieces, all mail

Domestic Mail Manual • Updated :

2019-011722 MISC Page: 165 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder





17

602,1,4

sent to military addresses within the United States and to APO and FPO addresses, official mail, Business Reply Mail, and merchandise return service mail.

 Unless required above, ZIP Codes may be omitted from single-piece price First-Class Mail (including Priority Mail), First-Class Package Service — Retail, USPS Retail Ground, and pieces bearing a simplified address.

#### 1.4 Complete Addresses

#### 1.4.1 Complete Address Definition

A complete address has all the address elements necessary to allow an exact match with the current USPS ZIP+4 Product to obtain the finest level of ZIP+4 code for the delivery address. A complete address may be required on mail at some automation prices.

#### 1.4.2 Complete Address Elements

A complete delivery address includes:

- a. Addressee name or cther identifier and/or firm name where applicable.
- b. Private mail box designator and number (PMB 300 or #300).
- c. Urbanization name (Puerto Rico only, ZIP Code prefixes 006 to 009, if area is so designated).
- d. Street number and name (including predirectional, suffix, and postdirectional as shown in USPS ZIP44 Product for the delivery address or rural route and box number (RR 5-BOX 10), highway contract route and box number (HC 4-BOX 45), or Post Office box number (PO BOX 458); as shown in USPS ZIP44 Product for the delivery address). ("PO Box" is used incorrectly if preceding a private box number, e.g., a college mailroom.)
- e. Secondary address unit designator and number (such as an apartment or suite number (APT 202, STE 100)).
- t: City and state (or autiliorized two-letter state abbreviation). Use only city names and city and state name abbreviations as shown in USPS City State Product. Contact the National Customer Support Center (see 509.1.0) for more information about the City State Product.
- g. Correct 5-digit ZIP Code or ZIP+4 code. If a firm name is assigned a unique ZIP+4 code in the USPS ZIP+4 Product, the unique ZIP+4 code must be used in the delivery address.

#### 1.5 Return Addresses

#### 1.5.1 Purpose for Return Address

The return address tells the USPS where the sender of a mailpiece wants it returned if the piece cannot be delivered.

### 1.5.2 Return Address F'ements

The return address contains elements corresponding to those for the delivery address. A return address is required in specific circumstances (see 1.5.3). If the sender's name is not included in the return address, another clear designation

Domestic Mail Manual • Updated 3-5-18

2019-011722 MISC Page: 166 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

### 18 USC 1341: Frauds and swindles

### 18 USC 1341: Frauds and swindles

ext contains those laws in effect on January 14,2019
From Title 18-CRIMES AND CRIMINAL PROCEDURE
PART I-CRIMESCHAPTER
63-MAIL FRAUD AND OTHER FRAUD OFFENSES

#### §1341. Frauds and swindles

Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, or to sell, dispose of, loan, exchange alter, give away, distribute, supply, or furnish or procure for unlawful use any counterfeit or spurious coin, obligation, security, or other article, or anything represented to be or intimated or held out to be such counterfeit or spurious article. for the purpose of executing such scheme or artifice or attempting so to do, places in any post office or authorized depository for mail matter, any matter or thing whatever to be sent or delivered by the Postal Service, or deposits or causes to be deposited any matter or thing whatever to be sent or delivered by any private or commercial interstate carrier, or takes or receives therefrom, any such matter or thing, or knowingly causes to be delivered by mail or such carrier according to the direction thereon, or at the place at which it is directed to be delivered by the person to whom it is addressed, any such matter or thing, shall be fined under this title or imprisoned not more than 20 years, or both. If the violation occurs in relation to, or involving any benefit authorized, transported, transmitted, transferred, disbursed, or paid in connection with, a presidentially declared major disaster or emergency (as those terms are defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)), or affects a financial institution, such person shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both.

(June 25, 1948, ch. 645, ; May 24, 1949, ch. 139, §34, ; §(6)(j)(11), Aug. 12, 1970, ; title IX, §961(i), Aug. 9, 1989, ; title XXV, §2504(h), Nov. 29, 1990, ; title XXV, §250006, title XXXIII, §330016(1)(H), Sept. 13, 1994, , 2147; title IX, §903(a), July 30, 2002, ; §4, Jan. 7, 2008, .)

Historical and Revision Notes

1948 Act

Based on title 18, U.S.C., 1940 ed., §338 (Mar. 4, 1909, ch. 321, §215, ).

18 USC 1341: Frauds and swindles 1/3

#### 18 USC 1341: Frauds and swindles

The obsolete argot of the underworld was deleted as suggested by Hon. Emerich B. Freed, United States district judge, in a paper read before the 1944 Judicial Conference for the sixth circuit in which he said:

A brief reference to §1341, which proposes to reenact the present section covering the use of the mails to defraud. This section is almost a page in length, is involved, and contains a great deal of superfluous language, including such terms as "sawdust swindle, green articles, green coin, green goods and green cigars." This section could be greatly simplified, and now-meaningless language eliminated.

The other surplusage was likewise eliminated and the section simplified without change of meaning.

A reference to causing to be placed any letter, etc. in any post office, or station thereof, etc. was omitted as unnecessary because of definition of "principal" in section 2 of this title.

#### 1949 Act

This section [section 34] corrects a typographical error in section 1341 of title 18, U.S.C.

### **Amendments**

2008- inserted "occurs in relation to, or involving any benefit authorized, transported, transmitted, transferred, disbursed, or paid in connection with, a presidentially declared major disaster or emergency (as those terms are defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)), or "after "If the violation".

2002- substituted "20 years" for "five years".

1994- §330016(1)(H), substituted "fined under this title" for "fined not more than \$1,000" after "thing, shall be".

§250006, inserted "or deposits or causes to be deposited any matter or thing whatever to be sent or delivered by any private or commercial interstate carrier," after "Postal Service," and "or such carrier" after "causes to be delivered by mail".

1990- substituted "30" for "20" before "years".

1989- inserted at end "If the violation affects a financial institution, such person shall be fined not more than \$1,000,000 or imprisoned not more than 20 years, or both."

1970- substituted "Postal Service" for "Post Office Department".

2019-011722 MISC Page: 168 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

18 USC 1341: Frauds and swindles 2/3

#### 18 USC 1341: Frauds and swindles

1949-Act May 24, 1949, substituted "of" for "or" after "dispose".

# **Effective Date of 1970 Amendment**

Amendment by effective within 1 year after Aug. 12, 1970, on date established therefor by Board of Governors of United States Postal Service and published by it in Federal Register, see section 15(a) of set out as an Effective Date note preceding section 101 of Title 39, Postal Service.

#### **Short Title of 2002 Amendment**

title IX, §901, July 30, 2002, , provided that: "This title [enacting sections 1349 and 1350 of this title, amending this section, section 1343 of this title, and section 1131 of Title 29, Labor, and enacting provisions set out as notes under section 994 of Title 28, Judiciary and Judicial Procedure] may be cited as the 'White-Collar Crime Penalty Enhancement Act of 2002'."



18 USC 1341: Frauds and swindles 3/3

Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

:man :present:

13

Arizona state Pinal county

## SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff:

v.

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man) beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

:Respondent-

Executor;

v.

Cross-Claimant.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix. :Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance

Officer Meadows, :Kent: Pinal County

Case No. CV 201801825 THE HON. BRENDA E OLDHAM

**RESPONDENT'S NOTICE:** UNJUSTIFIED ACTIONS (Cf. ARS 12-349) - Presumption: It is probable that the PINAL/Pinal county has committed an Unjustified Actions Against The Man-Beneficiary: Jay-Roy: Ingold, et al.

Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

## :Wrong-doers.

## :AFFIANT: Man :Principal

:Jay-Roy: family name: Ingold: Indianan -1962: sui juris: beneficiary and executor: status adopted by reference. See: A of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/ Pinal county, STATE OF ARIZONA/ Arizona state government-trustee. :i am not a U.S. CITIZEN.

## Constitutional and A.R.S. Restrictions

- 1. :i-man see no verifiable evidence that :i am bound by the Arizona Revised Statutes, and :i believe no evidence to the contrary exists.
- 2. :i man see no verifiable evidence that the PINAL/Pinal county-government is not bound by the Arizona Revised Statutes, and :i believe no evidence to the contrary exists.
- 3. :i-man believe there is no verifiable evidence that The PINAL/Pinal county-government is not a trustee with the contractual duties and obligations of its

originators as the :ARIZONA/Arizona state-government trustee understanding the UNITED STATES government-trustee understanding The Constitution for the United States of America, et seq., and :i believe no evidence to the contrary exists.

- 4. :i see no verifiable evidence that the presumption that the PINAL/Pinal county-government is not a trustee in place for to protect:i-man from the governmental over-reach, also including from itself or other restrictions, from causing injury to:i-man: Jay-Roy et al., and:i believe no evidence to the contrary exists.
- 5. :i see no verifiable evidence that the Constitutional restrictions of The Constitution for the United States of America and the Arizona Constitution does not govern all of the activities of the PINAL/Pinal county person(s), and :i believe no evidence to the contrary exists.

### Oath Of Office

6. :i see no verifiable evidence that the oaths of office of the any PINAL/Pinal county persons associated with this matters should not be provided upon request to :i ,and :i believe no evidence to the contrary exists for all associated.

Enforcement; county zoning inspector; deputies; building permits; violations; classification; civil penalties; hearing officers and procedures

7. :i see no verifiable evidence that the PINAL/Pinal county proposals in the use of the statute ARS § 11-815 for the justification for the jurisdiction of its'

actions can not be identified as a fraud as relates to the cleverly stated statute ARS § 11-811 – Zoning ordinance; zoning districts; definitions (D.) This section does not authorize. (1) The imposition of dedication ,exactions, fees or other requirements that are not otherwise authorized by law, – and, i believe no evidence to the contrary exists.

- 8. :i see no verifiable evidence that there is a United States or Arizona state constitutional law or an ARIZONA/Arizona state government-trustee law authorizing: PINAL/Pinal county government-trustee to impose 11-815.

  Enforcement.... as if it applied to :i-n:an: Jay-Roy: Ingold, et al., and I believe no evidence to the contrary exists.
- 9. :i see no verifiable evidence that the Arizona state Constitution does not correlate the :United States Constitution, Article I, Section. 10. No State shall ...; pass any Bill of Attainder, ex post facto Law, or law impairing the Obligation of Contracts, .... and, :i believe no evidence to the contrary exists.
- 10. :i-man see no verifiable evidence that the :PINAL/Pinal county has obeyed the :United States Constitution, Article I, Section. 10. No State shall ...; pass any Bill of Attainder, ex post facto Law, or law impairing the Obligation of Contracts, ... [] precepts in the context to the restrictions upon them and to which they must adhere in the regards to the man: Jay-Roy: Ingold, et al., and I believe no evidence to the contrary exists.

- 11. The Arizona Constitution states: 1. Fundamental principle; recurrence:

  Sections 1. A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government[] must be adhered; and: 2. Political power; purpose of government: Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights. —
- 12 :i-man see no verifiable evidence that the :PINAL/Pinal county has obeyed the Arizona state Constitution: 1. Fundamental principle; recurrence: Sections 1. A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government[] must be adhered; and: 2. Political power; purpose of government: Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights[] precepts in the context to the restrictions upon them and to which they must adhere in the regards to the man: Jay-Roy: Ingold, et al., and I believe no evidence to the contrary exists.
- 13. :i see no verifiable evidence that for the reason(s) stated above that there can be an ARS statute granting the :PINAL/Pinal county Constitutionally unlawful authority to violate :i-man's, et al., rights to live in peace unmolested from without

by the PINAL/Pinal county person(s) direct or otherwise interference with the Almighty-God-given right-executed to live freely and undisturbed, and it believe no evidence to the contrary exists.

- 14. :i see no verifiable evidence that the 2017 May-June 8th Contract established the :PINAL/Pinal county and Jay-Roy: Ingold simple and constitutional contract operating parameters.- Cf. ARS 47-2206: Offer and acceptance in formation of contract. 1) Unless otherwise unambiguously indicated by the language or circumstances; ... An offer to make a contract shall be construed as inviting acceptance in any manner and by any medium reasonable in the circumstances. and, :i believe no evidence to the contrary exists. Thereto:
- 15. :i see no verifiable evidence that all of the negotiations concerning this matter were and now are subject to the 2017 May-June 8th Contract, and :i believe no evidence to the contrary exists.
- 16. :i-man see no verifiable evidence that the "no law impairing the Obligation of Contracts" Constitutional obligation of the PINAL/Pinal county to the 2017

  May-June 8th Contract with :i-man excluded the :PINAL/Pinal county, and :i believe no evidence to the contrary exists.
- 17. :i see no verifiable evidence when wrong- doing(s) by the PINAL/Pinal county, et al. against the man-beneficiary Jay-Roy, et al. by the bad-use of the ARS statutes in a fraud designed for the taking away of the man-beneficiary's right(s)-

executed, that such behavior is not a crime, and :i believe no evidence to the contrary exists.

- 18. :i see no verifiable evidence that the PINAL/Pinal county under the 2017

  May-June 8th Contract with the man: Jay-Roy: Ingold did not use the manbeneficiary's subrogation: JAY INGOLD in some commercial context and in order
  to avoid the proper court-of-record with trial-by-jury to decide the law and the
  facts, and :i believe no evidence to the contrary exists.
  - 19. :i see no verifiable evidence that application of the PINAL/Pinal county trustee's presumptions to impose a process of abuse to the man-beneficiary under the color of law is not a process of fraud, and it believe no evidence to the contrary exists.
  - 20. :i see no verifiable evidence that the use of the any PINAL/Pinal county person(s) to force a man-beneficiary to pay any bill developed subsequent to a fraud does not harm the man-beneficiary, Cf. ARS 47-3305. Defenses and Claims in Recoupment. (A.)(1)(b) Duress, lack of legal capacity or illegality of the transaction which, under other law, nullifies the obligation of the obligor; [and] (c) Fraud that induced the obligor to sign the instrument with neither knowledge nor reasonable opportunity to learn of its character of its essential terms[.] and, :i believe no evidence to the contrary exists.
  - 21. :i-man see no verifiable evidence to conclude that the :PINAL/Pinal county

    Unjustified Claim USPS RMN RE 322 404 036 US 7/9

did not commit fraud against the man-beneficiary: Jay-Roy: Ingold, et al., and :i believe no evidence to the contrary exists.

22. :i-man see no verifiable evidence to conclude that the :PINAL/Pinal county trustee did not commit itself to an unjustified action against the man-beneficiary :Jay-Roy, et al. – Cf. PINAL/Pinal county restriction of the ARS 12-349.

Unjustified actions; attorney fees, expenses and double damages; exceptions; definition. (A.) (F.)., and :i believe no evidence to the contrary exists.

ARS 12-349. Unjustified actions; attorney fees, expenses and double damages; exceptions; definition. (A.) (F.)

- A. Except as otherwise provided by and not inconsistent with another statute, in any civil action commenced or appealed in a court of record in this state, the court shall assess reasonable attorney fees, expenses and, at the court's discretion, double damages of not to exceed five thousand dollars against an attorney or party, including this state and political subdivisions of this state, if the attorney or party does any of the following:
- 1. Brings or defends a claim without substantial justification.
- 2. Brings or defends a claim solely or primarily for delay or harassment.
- 3. Unreasonably expands or delays the proceeding.
- 4. Engages in abuse of discovery.
- F. For the purposes of this section, "without substantial justification" means that the claim or defense is groundless and is not made in good faith.

-Thereto: 🐬

23. :i-man see no verifiable evidence to conclude that the :PINAL/Pinal county

attorney in concert with the :PINAL/Pinal agency did not submit a complaint described in the restrictions in the <u>ARS</u> 12-349. <u>Unjustified action</u> (A)(1)(2), and it believe no evidence to the contrary exists.

24. :i see no verifiable evidence that based upon the forgoing the presumption most probable is that the PINAL/Pinal county has committed an Unjustified Action Against The Man-Beneficiary: Jay-Roy: Ingold, et al.

Sincerely,

Without Prejudice
JAY ROY INGOLD: subrogation

Jay-Roy: Ingold, beneficiary- respondent-Executor

Affirmed and autographed before me this 25 day: December: 2018 A.D.;

:Type- Identification: Arizona Driver License

Seal

Saeed Diaz Notary Public Maricopa County, Arizona My Comm. Expires 08-18-2020

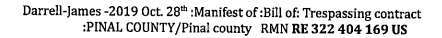
:

2019-011722 MISC Page: 180 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806 Apache Junction, Arizona 85117



B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered With The Pinal County Sheriff. See: Section B appended: facts of :evidence, b) CMN 7018 0360 0000 5968 8843 -: 7 pages



:Jay-Roy: Ingold :beneficiary :Respondent Executor c/o 5142 East 18<sup>th</sup> Avenue
Apache Junction, Arizona ZIP CODE EXEMPT
DMM 602.1.3.e2. Title 18 U.S.C. § 1342

:man :present:

Arizona state Pinal county

### SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff:

Case No. CV 201801825
THE HON. BRENDA E OLDHAM

V.

**:RESPONDENT NOTICE:** 

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris :Aggrieved Party

CORRECTION TO THE: "2017 May-June 8th CONTRACT OBLIGATIONS UPON THE PINAL/Pinal county AS OF JUNE 8th, 09:20 01 A M 2

:Respondent-Executor; 8th: 08:30.01 A.M."

Cross-Claimant. —

SEE ATTACHED: 2017 May-June 8th Contract; 3 pages.

٦

:Himanshu: Director, Community
Development Patel, :Paula: Code
Compliance Manager Mullenix,
:Terrilyn: Code Compliance Officer
Klucar, :James: Code Compliance
Officer Meadows, :Kent: Pinal County
Attorney Volkmer, :Craig: Deputy
County Attorney Cameron,

1/3

:John-Dőe, :Jane-Doe,

### :Wrong-doers.

# :AFFIANT: Man :Beneficiary: Respondent-Executor

- 1. :i-man am a living man the blood flows and the flesh lives given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.
- 1. SEE ATTACHED: 2017 May-June 8th Contract: 3 pages.

Without Prejudice
JAY ROY INGOLD, subregation

Jay-Roy: Ingold, beneficial a sundent-Executor

Verified and autographed before me this 29 day: January: 2019. Type of the Identification: Arizona Driver License

Every Maturer
Notary Public
Martoopa County, Advona
My Comm. Expires 05-28-2021

Notary public

2019-011722 MISC Page: 183 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

### :CERTIFICATE OF THE SERVICE

:It is hereby verified that on the <u>20</u> day: January: 2019, :i-man sent or had sent by the first class mail the :RESPONDENT NOTICE: CORRECTION TO THE: <u>"2017 May-June 8th CONTRACT OBLIGATIONS UPON THE PINAL/Pinal county AS OF JUNE 8th</u>: 08:30.01 A.M." — SEE ATTACHED: <u>2017 May-June 8th Contract</u>: 3 pages. with this :CERTIFICATE OF THE SERVICE to the recipients at the addresses as noted below.

:Hon. Brenda Oldham Pinal County Superior Court PO Box 2730 Florence, AZ 85132

:Stephen-F.: Superior Court President Judge McCarville Pinal County Superior Court P.O. Box 828 Florence, Arizona 85132

:Amanda: Superior Court Clerk Stanford Pinal County Superior Court PO Box 2730 Florence, AZ 85132

:Craig: Pinal County Attorney Cameron Arizona State Bar Number: -013176 P.O. Box 887 Florence, Arizona 85132 520 866-6466

Without Prejudice
JAY ROY INGOLD :subrogation

Jay-Roy: Ingold, beneficiary percentent-Executor

7018 0360 0000 5968 8843

:Affidavit : Contract Correction USPS CMN 7018 0360 0000 5968 8843 3 / 3

Jay-Roy: Ingold
c/o 5142 East 18<sup>th</sup> Avenue
Apache Junction, Arizona ZIP CODE EXEMPT
DMM 602.1.3.e2. Title 18 U.S.C. § 1342

Himanshu, acting as Director, Community Development
Paula, acting as Code Compliance Manager
c/o Terrilyu, acting as Code Compliance Officer R1
575 North Idaho Street, Suite 800
Apache Junction, Arizona 85119

RE 322 399 225 US

Re: 5124 East 18th Avenue, Apache Junction, Arizona

NOTICE	a) EX POST FACTO LAW VIOLATON;
	b) CRIMINAL COMPLAINT;
	C) FEE SCHEDULE
DEMAND	i) DISCHARGE COMPLAINT - CANCEL HEARING, and
	ii) CEASE AND DESIST; or,
	iii) COMMON LAW PROCEEDING

Himanshu, Paula, Terrilyn, Greetings:

i: man am writing: because i have received various requests for changes i voluntarily made upon my property in good faith. i made significant changes and sent you photos, etc. improving the general appearance of my property. However, you have violated your Oath of Office and duty to persist to impose upon me further DEMAND LETTER(s) and a COMPLAINT seeking further to impose Code Violations for my parcel "103-14-012B" that you knew or should have known was ACQUIRED in 2008!

Address Above: It is a felony for you to send mail to an address that is not a proper mailing address, or a fictitious mailing address. My proper mailing address is as indicated above; if you intend to send mail to another address then you intend to be guilty of mail fraud.

#### NOTICE:

Your actions are repugnant to the Constitution for the United-States-of-America-people, and the subsequent-subordinate-laws. You have mistakenly presumed that your code violations AND counts somehow applied to me; so, let me be clear:

- a) your application of code violations AND counts do Not apply to me;
- b) you have threatened to impose fines and/or create other hardship that Never before existed! if i do not comply with your demands;
- c) you have progressed to: a) threat of abuse, b) under the color of law; and
- d) Your "CODE ENFORCEMENT OFFICER VERIFICATION", on the April 5,

2017, COMPLAINT, is perjury if a) you knew or should have known that b) my parcel at 5124 E. 18th Ave. has been in my ownership since 2008; that: c) the codes were contrived years later, even 2010; d) no man has made a claim; and, e) your verification is repugnant to the United States and Arizona constitutions Expost facto law probibitions.

Moreover, your use of code to DECEIVE ME evidences a perverse application with willful criminal intent.

DEMAND

Withdraw the Complaint and Cancel the Hearing post haste;

CEASE and DESIST; No Further Trespass about my property.

· FEE SCHEDULE: If you choose Not to withdraw your complaint post haste, then from the time of your receipt of this NOTICE and DEMAND; 1) you have 5 days to complete Items 1) & 2); thenafter, II) any further intrusion from your, et al., any actions to date, you a) agree to pay to me post haste upon request(s) one silver dollar per minute period of time from April 5, 2017, 5:00 pm., until this matter is resolved; and, b) you agree to pay post haste upon request any and all legal service charges incurred in resolve of- and collection from you- any amounts accrued.

COMMON LAW PROCEEDING: If you choose to Not withdraw your complaint post haste, then i Demand a June 8, 2017, Court of Record to proceed in Common Law with trial by jury to hear and decide a) the controversy of your actions against me, and b) the Item 3) Fee Schedule, matter in controversy greater

then twenty dollars at this writing.

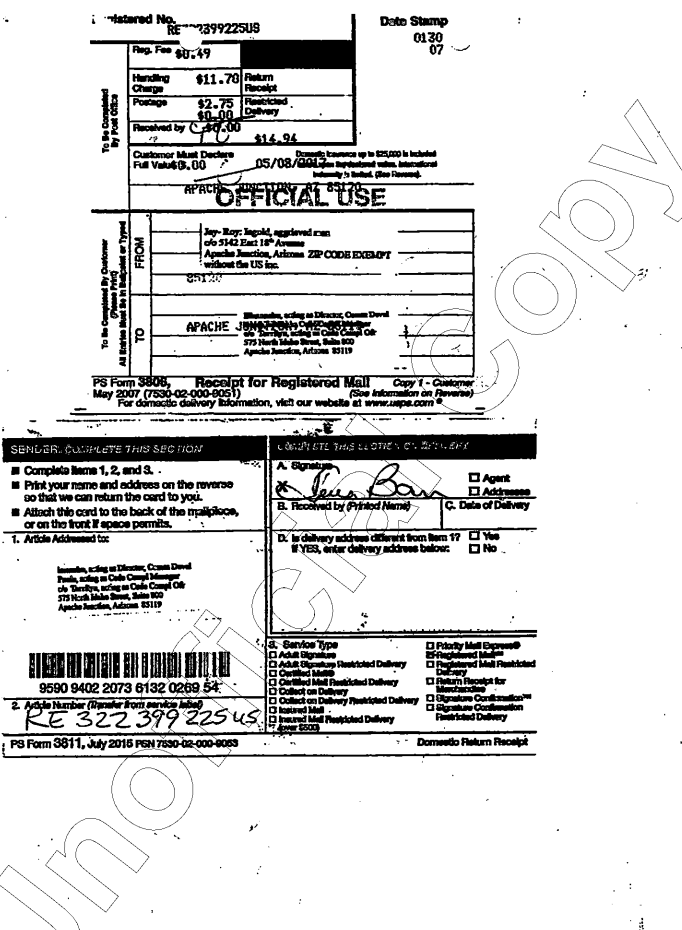
My Next Friend, the man steward-at-my-property, will accompany and assist me as i deem may be necessary.

Jay-Ray: Ingold Jay-Roy: Ingold May7, 2017

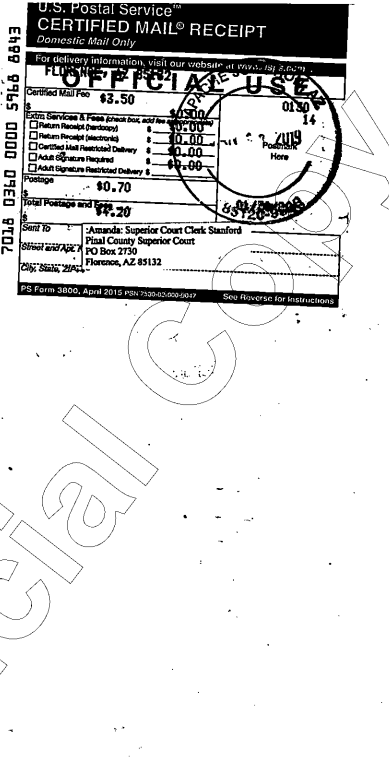
Because of these hassles I am putting my house up for sale.

I witness and acknowledge that all statements herein are true.

MISC Page: 185 of 222 9 11:47:58 AM Receipt #: 19-8874 \$30.00 Darrell James Hill ty, Az, Sadie Jo Bingham, Recorder







2019-011722 MISC Page: 187 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fae: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

2019-011722 MISC Page: 188 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County. Az, Sadie Jo Bingham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806 Apache Junction, Arizona 85117



B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered With The Pinal County Sheriff. See: Section B appended: facts of :evidence, c) CMN 7018 0360 0000 5969 3007 -: 6 pages

Darrell-James -2019 Oct. 28th :Manifest of :Bill of: Trespassing contract :PINAL COUNTY/Pinal county RMN RE 322 404 169 US

Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18th Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602,499,8807

:man :present:

Arizona state Pinal county

### SUPERIOR COURT OF ARIZONA PINAL COUNTY

PINAL COUNTY, :Plaintiff:

Case No. CV 201801825 THE HON. BRENDA E OLDHAM

V.

**RESPONDENT'S NOTICE:** 

JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man

beneficiary: Jay-Roy: Ingold: sui juris

:Aggrieved Party

:Respondent-

**CORRECTION: SENDING OF-**

"CERTIFICATE OF SERVICE" FOR THE ANSWER ... and CROSS-

**CLAIM OF: JANUARY 2019: To:** 

Amanda: COC/ Pinal county:

Cross-Claimant. USPS RMN RE 322 404 036 US

v.

Executor:

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix, :Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

:Wrong-doers.

### :AFFIANT: Man :Principal

:Jay-Roy: family name: Ingold: Indianan -1962: sui juris: beneficiary and executor:

status adopted by reference. See: AFFIANT: Man :Principal - RESPONDENT'S

ANSWER.

### CORRECTION IN THIS SENDING -

# **:CERTIFICATE OF THE SERVICE**

:It is hereby verified with this CERTIFICATE OF SERVICE on the 29th: January: 2019, that :i-man sent or had sent on the 25th .January 2019 by the first class mail to: Amanda: COC/Pinal co., USPS RMN RE 322 404 036 US for the Case No. CV 201801825: HON. BRENDA E OLDHAM, this CERTIFICATE OF SERVICE

- 1): RESPONDENT ANSWER AND RESPONSE :DEMAND: COMMON LAW EQUITY COURT OF RECORD WITH TRIAL BY JURY TO DECIDE ALL MATTERS OF LAW AND EQUITY w/
  :CROSS-CLAIM: PINAL/Pinal county, et al., VIOLATION OF THE TRUSTEE DUTY: INTERFERENCE WITH THE RIGHTS OF THE BENEFICIARY DEMAND: COMMON LAW COURT OF RECORD WITH TRIAL BY JURY TO DECIDE ALL MATTERS OF LAW AND EQUITY DEMANDED; and, 2) NECESSARY SUBMISSIONS:
- a :RESPONDENT NOTICE:
  REQUIRED JOINDER OF THE Man- Beverly-Jean: Romero- Hill.
- b :RESPONDENT NOTICE: REQUIRED JOINDER OF THE Man- Darrell-James: Hill.

- c :RESPONDENT NOTICE: REQUIRED JOINDER OF THE Man- Tracy-Robert: Calhoun.
- d :RESPONDENT NOTICE:
  REQUIRED JOINDER OF THE Man- Lisa: Loeffler- Ingold.
- e :RESPONDENT NOTICE: —
  AUTHORIZATION FOR MAN-JAY-ROY TO SIGN FOR MEMBERS OF
  THE COMMUNITY ON THE "Correction Of The Account Of The
  Complainants' Affidavit: Community Report Need For Common Law
  Court Of Record With The Trial By Jury To Decide Upon The Facts And
  The Law."
- f :RESPONDENT NOTICE: —
  CORRECTION OF THE ACCOUNT OF THE COMPLAINANTS'
  AFFIDAVIT: Community Report Need For Common Law Court Of
  Record With The Trial By Jury To Decide Upon The Facts And The Law.
- g :AFFIDAVIT: CONTACT WITH :James: CODE COMPLIANCE OFFICER MEADOWS -: AFFIANT: man :Tracy-Robert: Calhoun: ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF :Jay-Roy: Ingold.
- h :AFFIDAVIT: CONTACT WITH James: CODE COMPLIANCE OFFICER MEADOWS :AFFIANT: man :Darrell-James: Hill: ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF :Jay-Roy: Ingold.
- i :AFFIDAVIT: CONTACT WITH :James: CODE COMPLIANCE OFFICER MEADOWS —AFFIANT: man :Beverly-Jean: Romero- Hill: ACQUAINTED WITH THE FACTS, FOR, AND, ON BEHALF OF :Jay-Roy: Ingold.
- j :RESPONDENT NOTICE: REQUIRED JOINDER OF THE Man- James-William: Woods.
- k RESPONDENT NOTICE:
  NEXT BEST FRIEND :Man- Darrell-James: Hill WILL BE ASSISTING
  :me AND my CAUSE AT ALL MEETINGS AT MY PLEASURE.
- 1 :RESPONDENT NOTICE:

  2017 May-June 8th CONTRACT

  OBLIGATIONS UPON THE PINAL/Pinal county AS OF JUNE 8th:

  08:30,01 A.M.
- m PRAECIPE FOR THE OATH OF OFFICE OF THE FOLLOWING

KNÖWN AND UNKNOWN PERSONS ASSOCIATED WITH THE COMPLAINAINTS' ACTION? namely: Himanshu: Director, Community Development Patel; :Paula: Code Compliance Manager Mullenix; :Terrilyn: Code Compliance Officer Klucar; :James: Code Compliance Officer Meadows; :Kent: Pinal County Attorney Volkmer;

- n :RESPONDENT NOTICE: -SETTING OF THE PRESUMPTIONS
- o RESPONDENT NOTICE:
  :PINAL/PINAL COUNTY-GOVERNMENT IS A TRUSTEE FOR THE
  Man-BENEFICIARY- EXECUTOR: Jay-Roy: Ingold,
- p RESPONDENT NOTICE:

  :i-man Do Not Owe A Filing Fee Access To This Court By This Man JayRoy: Ingold Is By: Right-executed Not Subject To The Statutes-Used For
  Privileged Persons Under License With The STATE OF ARIZONA. –
  Failure To Protect This Man In His Exercise Of His Right As An
  Indianan: American Is A Dereliction Of The Trustee Duty. Presumption:
  Probable Interference Of The Rights-Executed By Concerted Violation of
  the man-beneficiary: Jay-Roy: Ingold, et al.
- q RESPONDENT'S NOTICE:
  :Jay-Roy"s LAND-HOME:
  "ZIP CODE EXEMPT: DMM 602.1.3.e2.: Addressing; :TITLE 18 U.S.C. §
  1341:" Fraud And Swindles.—Title 18 U.S.C. § 1342; Fictitious Name Or
  Address.
- r RESPONDENT NOTICE:
  UNJUSTIFIED ACTIONS (Cf.'ARS 12-349) Presumption: It is probable that the PINAL/Pinal county has committed an Unjustified Actions Against The Man-Beneficiary: Jay-Roy: Ingold, et al.

with this :CERTIFICATE OF THE SERVICE to the recipients at the addresses as noted below.

:Hon. Brenda Oldham
Pinal County Superior Court
PO Box 2730
Florence, AZ 85132

2019-011722 MISC Page: 193 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

:Stephen-F.: Superior Court President Judge McCarville Pinal County Superior Court P.O. Box 828 Florence, Arizona 85132

:Amanda: Superior Court Clerk Stanford Pinal County Superior Court PO Box 2730 Florence, AZ 85132

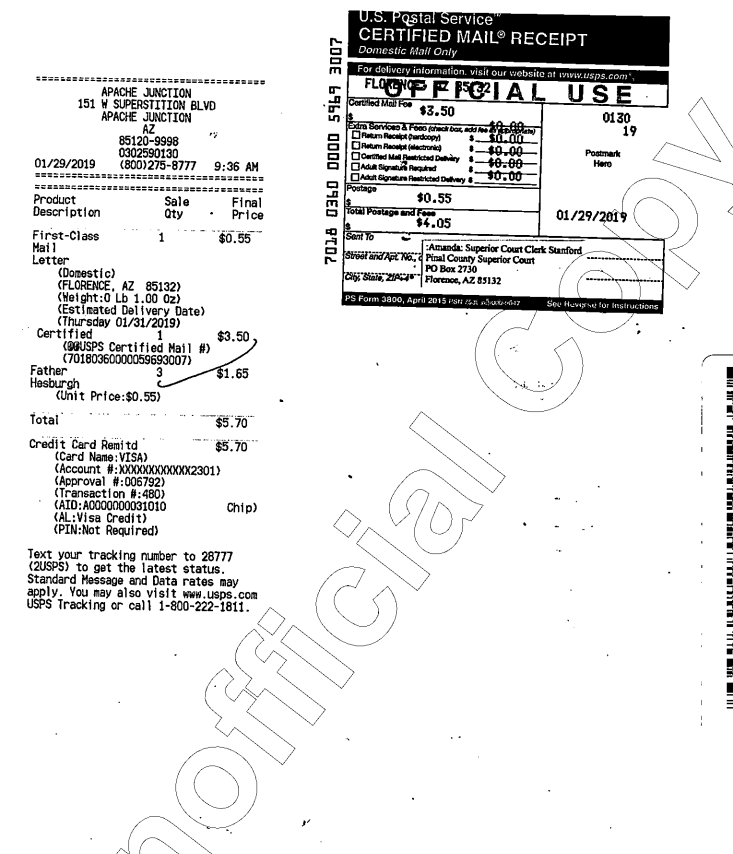
:Craig: Pinal County Attorney Cameron Arizona State Bar Number: -013176 P.O. Box 887 Florence, Arizona 85132 520 866-6466

Without Prejudice for: JAY ROY INGOLD :subrogation:

Jay-Roy: Ingold executor

Jay-Roy: Ingold, beneficiary- respondentExecutor

7018 0360 0000 5969 3007



2019-011722 MISC Page: 195 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

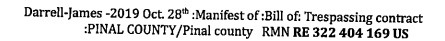
:Darrell-James: Hill, :executor, :civilian

c/o PO Box 3806

Apache Junction, Arizona 85117



B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered With The Pinal County Sheriff. See: Section B appended: facts of :evidence, d) CMN 7018 0360 0000 5968 8850 - :6 pages



2019-011722 MISC Page: 196 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

Jay-Roy: Ingold: Respondent-Executor 5124 East 18th Avenue Apache Junction, Arizona

:Craig: Pinal County Attorney Cameron Arizona State Bar Number: -013176 P.O. Box 887 Florence, Arizona 85132

USPS CMN 7018 0360 0000 5968 8850

RE: CV 201801825: Pinal v Ingold

### Please find enclosed:

1) Respondent Notice: Correction with the 2017 May-June 8th Contract Affidavit, and cross-claim

2) Repsondent Notice: To the PINAL/Pinal county-: Craig: DEPUTY,

Without Prejudice
JAY ROY INGOLD, subrogation

Jay Roy Ingold regarder Jay Roy: Ingold, benefician regrondent-Executor

7018 0360 0000 5968 8850

Jay- Roy: Ingold: beneficiary and Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

:man :present:

Arizona state Pinal county

## SUPERIOR COURT OF ARIZONA PINAL COUNTY

:PINAL COUNTY, :Plaintiff:

Case No. CV 201801825 – HON. BRENDA E OLDHAM

V.

RESPONDENT NOTICE

:JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold!: suijuris

of the TO THE PINAL/Pinal countyngold': sui :Craig :DEPUTY COUNTY
ATTORNEY CAMERON

:Aggrieved Party

:Respondent-

ondentATTEMPT TO RESOLVE THE
MATTERS OF THE FRAUD BY THE
Cross-Claimant GOOD FAITH CONSULTATION

Executor;

v.

:Himanshu: Director, Community Development Patel, :Paula: Code Compliance Manager Mullenix,

1 :Jay-Roy: Ingold means: Acknowledgment, Acceptance and Deed of Re-Conveyance: Yavapai County Recorder: Doc # 2018-0055641.

Terrilyn: Code Compliance Officer Klucar, :James: Code Compliance Officer Meadows, :Kent: Pinal County Attorney Volkmer, :Craig: Deputy County Attorney Cameron, :John-Doe, :Jane-Doe,

:Wrong- doers.

# :AFFIANT: Man :Beneficiary: Respondent-Executor

:i-man am a living man – the blood flows and the flesh lives – given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation/named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. – also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee.

# ATTEMPT TO RESOLVE THE MATTERS OF THE FRAUD BY THE GOOD FAITH CONSULTATION

1. The: PINAL/Pinal county complaint and the James: Code Compliance
Officer Meadows' documents contain certain representations that require
resolution between in man-beneficiary, who have been injured, and the trustee.
Specifically:

# PINAL/Pinal county - : Jay-Roy: Ingold 2017 May-June 8th Contract

- 2. The :complaint and James' affidavit failed to include the substantial material fact of the "PINAL/Pinal county :Jay-Roy: Ingold" 2017 May-June 8th Contract,

   activated into force: June 8th: 2017: 08:30.01 a.m.; that:
- 3. All events occurring after the initiation of the Contract on the 2017 May-June 8th are under this agreement, including also this instant matter; that:
- 3. The :June 8th; 2017 Hearing-meeting was held understanding the 2017 May-June 8th Contract with resultant fraud violations against :i-man.

# PINAL/Pinal county COMPLIED WITH THE SIMPLE CONTRACT

4. The :complaint and James' affidavit failed to mention that the PINAL/Pinal county did in fact comply with the 2017 May-June 8th Contract for approximately one year before the man-James: Code Compliance Officer Meadows reports he began acting under the contract; that,

## PINAL/Pinal county ABUSE UPON THE PEOPLE

- 5. For the fact the :man-James: Code Compliance Officer Meadows' perpetrated stalking-harassment behavior goaded the man :Jay-Roy: Ingold to begin communications for to stop the harassment; and, that:
- 6. The PINAL/Pinal county complaint and James' affidavit omitted mention of the menacing and nuisance harassment upon the souls living in the community upon the land.

2019-011722 MISC Page: 200 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadia Jo Bingham, Recorder

### MEETING SUGGESTED

7. :i- Jay-Roy wish for the immediate resolve of this matter, and suggest we set-up a telephonic meeting to satisfactorily resolve these deviations from the truth in this matter within ten days after your receipt of this notice please.

Sincerely,

cc: Scott: Chief Justice Bales

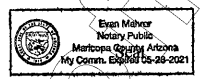
Mark: Sheriff Lamb

Mark: Ariz. AG Brnovich AG

Without Prejudice
JAY ROY INGOLD, subrogation

Jay-Roy: Ingold, benefit and prodent-Executor

Verified and autographed before me this 29 day: January: 2019 A.D.; :Type- Identification: Arizona Driver License



Notary Public

. .

ւոլոթուրուրույլիությորությունիի

2019-011722 MISC Page: 202 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

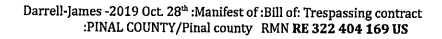
:Darrell-James: Hill, :executor, :civilian

c/o PO Box 3806

Apache Junction, Arizona 85117



B) :Claim Of Wrong-Doing Surrounding This Matter Is Thrice Registered With The Pinal County Sheriff. See: Section B appended: facts of :evidence, e) CMN 7018 0360 0000 5968 6115 -: 4 pages.



2019-011722 MISC Page: 203 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

Jay-Roy: Ingold: beneficiary; Executor c/o 5142 East 18<sup>th</sup> Avenue Apache Junction, Arizona ZIP CODE EXEMPT DMM 602.1.3.e2. Title 18 U.S.C. § 1342 602.499.8807

Arizona state Pinal county

:man :present:

:Amanda: Superior Court Clerk Stanford Pinal County Superior Court PO Box 2730 Florence, AZ 85132

RE: Case No. CV201801825, PINAL COUNTY: Plaintiff V. JAY INGOLD, also know as JAY ROY INGOLD: subrogation of the man beneficiary: Jay-Roy: Ingold: sui juris: Aggrieved Party-Respondent, :Executor.

USPS Money Order # 25219391545 in the amount demanded: 230.00 for the case noted above. See face copy of same below:

i: Man :Beneficiary: Respondent-Executor

:i-man am a living man—the blood flows and the flesh lives — given name :Jay-Roy: family name: Ingold: Indianan -1962: of sound mind, :beneficiary and executor of the Almighty-God-given natural rights, and the :beneficiary- subrogee and executor of the public trust subrogation named: JAY ROY INGOLD~ et al. derivatives created by the UNITED STATES government-trustee, et al., et seq. — also including the PINAL/ Pinal county-government-trustee, STATE OF ARIZONA/ Arizona state-government-trustee. :i am not a U.S. CITIZEN.

USPS Money Order # 25219391545 in the amount demanded: 230.00 from PO

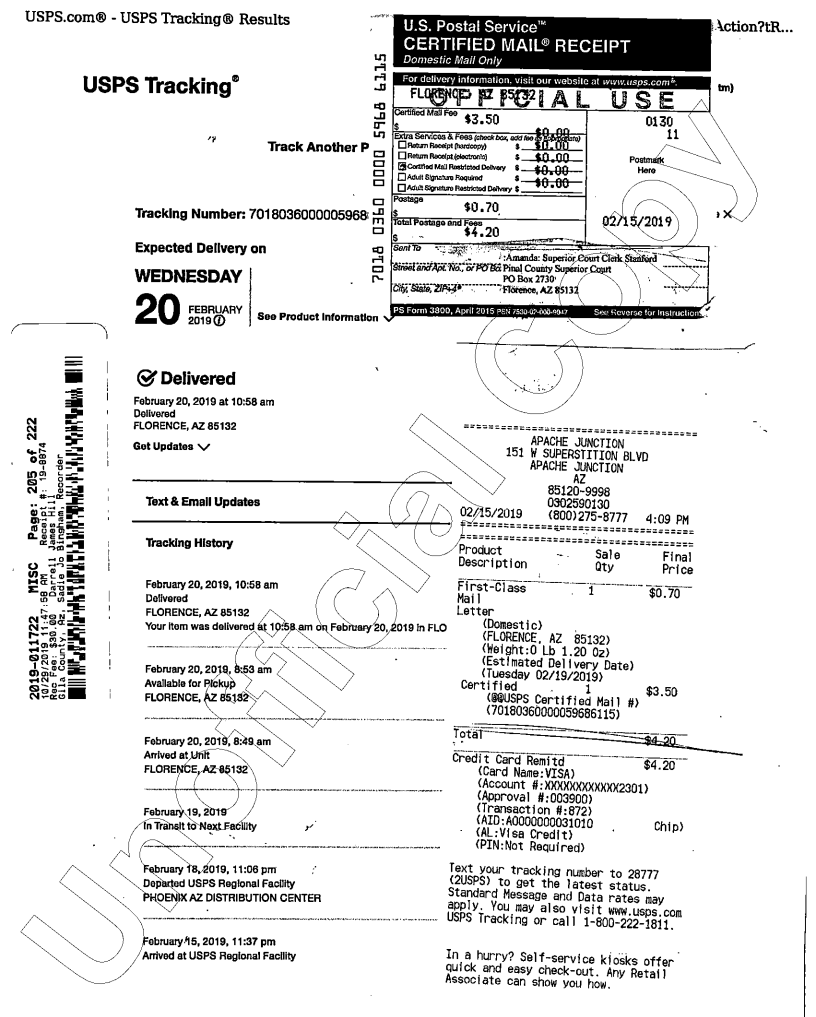
### **853300**

- 1. This amount demanded: 230.00 for the case noted above is paid to address injury(s) to :i, et al., from damages imposed by the Pinal trustee, et al. in a common law court of record with the trial by jury to decide all matters of the facts and the law.
- 2. This is the third attempt.
- 3. If :you do not accept this payment then do not mutilate this money order.
- 4. The: 230.00 amount paid is under duress: Notice to agent is notice to the principal; notice to principal is notice to the agent.

UNITED STATES	
POSTAL SERVICE »	
Serial Number	
	Lis. Dollars and Conts
25219391545	TO SO OO
	Secretary Two Hardred Digres Secretary and 500/100 secretary
	The state and selected the selection of
Pay la Control	
	Cent 11
Address DO Q ~ / O	
- OUX dell	The state of the s
LNOWO DOOR	
- Color Con Control	U.S.MAIL in
Memo ('\/ 2\)	7.6 Day 0.00
O 2008 United States Postal Service, All Rusting Reserved.	ALL PARTY OF PARTY OF THE PARTY
	AND THE U.S. AND POSSESSIONS
::00000AQQQ;; 🥻	The least of the l
	The second secon

Without Prejudice
JAY ROY INGOLD :subrogation

Jay-Roy: Ingold, beneficiary- respondent-Executor



#### **AMANDA STANFORD**

### **CLERK OF THE SUPERIOR COURT - PINAL COUNTY**

PO BOX 2730 FLORENCE ARIZONA 85132



TELEPHONE: 520.509.3555 FAX: 520.866.5320

Date: <u>Feb 20, 2019</u>	Name/ JAY-RAY: INGOLD Address: 5142 EAST 18TH AVE.
Case Number: S1100CV201801825	APACHE JUNCTION, AZ 85120

### THE ATTACHED DOCUMENTS ARE BEING RETURNED FOR THE FOLLOWING REASON(S)

- Pursuant to Local Rule 2.1 or Rule 5.1, 5.2 or 10 of the Arizona Rules of Civil Procedure, your document cannot be filed.
- No Self-addressed stamped envelopes were provided for conformed copies.
- Enclosed you will find your return mail. Your office has sent copies for conforming; however, self-addressed stamped envelopes were not included.

The Clerk of the Superior Court is not responsible for postage fees required for the return of your documents. When you require conformed copies to be returned to you, please include self-addressed, stamped envelopes (SASE) for their return.

In the future should a self-addressed stamped envelope not be included, the Court will not forward your documents.

Enclosed, as a courtesy, are instructions and a template regarding legal formatting. Our records indicate various return letters mailed to you addressing reasons your pleadings could not be filed.

Resubmit your pleading in a legal format as the template instructs you, along with (2) copies, (1) self-addressed stamped envelope and the payment in the amount of \$230.00; this should get your initial appearance into this case filed.

Documents Returned: NO TITLE TO PLEADING/CORRESPONDENCE AND MONEY ORDER (#25219391545) IN THE AMOUNT OF \$230.00.

AMANDA STANFORD
Clerk of the Superior Court

Deputy Clerk

cc: AJACS

Return Letter File

2019-011722 MISC Page: 206 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

2019-011722 MISC Page: 207 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806 Apache Junction, Arizona 85117

# SECTION C

C) :Conusance Was Made To Prevent A Continued And Expanded Process Of Wrong-Doings Proposed By The Pinal County/Pinal County Hand, Policy Or Agency, Et Al. With Re: To The 'Arizona -Superior -Court -record, Pinal county :number: 'CV201801825'- case', See: Section C appended, 10 pages;

Darrell-James -2019 Oct. 28th :Manifest of :Bill of: Trespassing contract :PINAL COUNTY/Pinal county RMN RE 322 404 169 US

2019-011722 MISC Page: 208 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Binsham, Recorder

Darrell-James: Hill, c/o PO Box 3806, Apache Junction, Arizona USII,

Arizona state Pinal county

:i- the :man- :Darrell- James: Hill, now on this 1<sup>st</sup> day: August: 2019 A.D., on his affirmation, claimant deposes and says: – Notice to the Agent is Notice to the Principal; Notice to the Principal is Notice to the Agent: –

Stephen-F.: Judge McCarville Pinal County Superior Presiding Judge PO Box 828 Florence, Arizona 85132

RE: Right of Conusance¹. The commercial court now being imposed upon the man -: Jay-Roy: Ingold in my observation is wrong-doing. The :Court of Record with the trial-by-jury to hear and try the :matters of the fact and in the law is the only righteous means to safeguard the good faith duty to the man : Jay-Roy: Ingold, et al., and specifically, :i-man: Darrell-James: Hill, et al., – in re: the man :Jay-Roy: Ingold² involvement in the Pinal County, et al. complaint #'CV 2018 01825' — with regard to the legal but unlawful-imposition- of-injuries – done, their effort to further justify more :damage upon the man :Jay-Roy: Ingold, their effort to avoid the June 8th, 2017 contract agreed to by the Pinal- county agents, and their effort to justify more :threat-of/ :damages upon :i-man-beneficiary: Darrell-James: Hill, et al., rightful :inhabitants on the private property.

Stephen, Greetings:

a. The un-noticed change of magistrate.

:i- man believe that the man: Brenda-E.: Judge Oldham was appointed earlier to this matter. And, :i- man believe you are the man that :Jay-Roy did also write-to earlier this year: 2018 A.D. during his effort at :seeking-help with the Pinal -county -court -right, -reason, and -how-to-access-the court based-upon the after-effects that :Jay-Roy was prohibited by the Pinal- County- Superior- Court- Clerk, et al., from answering as a :man to the :allegations in a Pinal- county- commercial- complaint<sup>3</sup>; - :an :overt- :denial-of-due-process, :routine and

3 Prohibited ... from answering... their complaint means: In fact: 99-100% of :Jay-Roy's :documents and

<sup>1</sup> Consuance means: directly knowing the :facts, in this matter :i-man have right to speak to halt wrong-doing by public servants.

<sup>2</sup> Jay-Roy: Ingold means: the :man of the debenture named by the idem-sonans- subrogation: JAY ROY INGOLD, ® 1962 ~ and, et al. derivative names, used as the alleged -defendant in a commercial action by the Pinal county in :their :Pinal County Superior Court complaint: 'CV 2018 01825'.

Darrell-James: Hill, c/o PO Box 3806, Apache Junction, Arizona 001

common in :racketeering, demonstrated by :Pinal- county- officials.

- b. The :Court of Record- Trial-by Jury venue for the protection of :i- man :Darrelllames: Hill, et al.
- 1. :i- man am: Darrell-James: Hill4, :beneficiary5. :i- man am :Darrell-James; Hill :beneficiary of the :natural- and inherent-trusts by :Almighty- God - and, :nothing exists between the: Almighty- God and :i. Also6,
- 2. : i- man-: Darrell-James: Hill am a : civilian- private-property -owner.
- 3. :i- man am a :legal- :idiot, not trained :at-law, and not a member of the legalsociety-club.
- 4. :i- man am a :soul-:living on the land. :i- man am a :living-, :soul with a dwelling at the purportedly-same- Pinal- county- geographical- location-appointment as the :private- landand-habitat-location8 where is the :Jay-Roy: Ingold, et al., natural-:home and property area. 5. :i- man (and :wife) are :party to a private-contract with the man: Jay-Roy: Ingold which also includes :our dwelling on the land. :i- man and :wife are in a private contract with the man: Jay-Roy: Ingold for the monitoring and care of his private land, home, chattels and other-helps since: 2015 A.D.
- 6. : i- man, et al. have the : first-hand-knowledge of the actions of the Pinal-countyagents in the matter of this trespass. :i- man have :first-hand- :knowledge of the events occurring on and about the private property owned by Jay-Roy, since: 2015. And,
- 7. :i- man-:beneficiary affirmed by the affidavits the :injuries imposed upon :i- man in the Jay-Roy- documents-filed by :USPS Registered and Certified Mail delivery into the Pinal County Superior Court Clerk is man have affirmed the violation of :i- man's right to live in peace in the :affidavits with :Jay-Roy's filings to the Pinal county court-clerk. However, the facts of the damages imposed upon: i- man-beneficiary, et al. are reportedly ignored by

payments sent with his answers to the Pinal-county-clerk were received then, by all who have been notified, permitted to be ignored-and-not-filed-or-otherwise-rejected by the Pinal-County-Superior-Court-Clerk trustee(s): that is, the idocuments were somehow pre-adjudicated by a deputy-county clerk and serially-made- Not- filed or accepted as a man's best and good-faith answer to the only answerable document. The :230-dollar - :payments were thrice made in the form-requested by the court-clerk, and thrice were denied and sent-mutilated back to the man-: Jay-Roy. Many affidavits on these facts of the trespass: threats, trepidation, and of other damages, the truths are summarily ignored and despised as the non-professional answers in the filings demonstrate then-to-fore: -: this is an :overt-:denial-of-due-process-:routine and :racketeering by :Pinal- county- officials.

4 :Darrell-James; Hill, :beneficiary/means:

5 :beneficiary means: one designated for the benefit of a thing, e.g. the :cestui-que-use of a trust.

6 Also means: includes and is not limited to: a) :i- man am a :Negro- :status secured under the :Proclamationof-Emancipation - 1862- 1863; and:

b) :i- man-am :beneficiary of the UNITED-STATES government- Trustee Emergency Banking Act of 1933-, EBA 1933, :indenture with the debenture named by the idem-sonans-subrogation: DARRELL JAMES HILL ® 1958 ~ and, et al. derivative names; and:

c) Thereto: and, as relates to the 'Trading With The Enemy Act of 1917', as amended by :EBA-1933, :i- man-beneficiary am a :civilian- private- property -owner.

Parcel #: 103-14-012B

eprivate- land- and- habitat- location means: 5124 East 18th Avenue, Apache Junction, Arizona state territory.

Stephen-F.: McCarville USPS RMN RE 322 404 115 US

Darrell-James: Hill, c/o PO Box 3806, Apache Junction, Arizona ODIII

the Pinal county agents in their pursuit of this private- non-political- commercial-gain according to the man: Craig: Deputy- County- Attorney- Cameron's filings wherein he is asking the Pinal- county Superior Court- Clerk trustee for more collusion, even to file a :default in favor of the Pinal- county for the non- answer or response, which appears to be in competition with the trustee's duties and obligations to the people; - and,

8. :Craig asks :this favor of the very same- Pinal-County-Superior-Court-Clerk involved in the obstruction and denial-of-due-process- rights-executed by the man: Jay-Roy to answer

the :claim-made by :Craig.

9. The :complaint filed by :Craig against the man-: Jay-Roy, established no verifiable claim by a man of any injury or damage. And,

10. The :request for :all of the evidence :Craig possessed on the matter has been ignored, as that if the Superior Court Clerk does not acknowledge the communication then he deems not essential for him to act upon the any lawful demand.

11. :i- man believe there is not a verifiable claim-made in this action against the man-: Jay-Roy, that wherefrom this complaint-is has needlessly threatened and damaged :i- man-:Darrell-James: Hill, et al.

- 12. :i- man believe the :Pinal- county- agent's actions are :wrong-doings within an open collusion. :i- man believe that these actions are :intended- :collusions against the man-:Jay-Roy, et al., for the goal of the non-political:commercial-gains in :violation of the U.S. Trustee's restriction upon the Pinal- county to not compete and to absolutely make certain to protect and insure that :i- man: Darrell-James; Hill-beneficiary-: living-soul on the land experience No damages and No further damages.
- c. The :Court of Record- Trial-by Jury :Equity- venue for the protection of :i- man :Darrell-James: Hill, et al. - the June 8th, 2017 Contract
- 13. The June 8th, 2017 contract. For the inability of the words and letters to cease the Pinal-county-agents harassment, and for the effect to stop of the trespass, :Jay-Roy submitted the June 8th, 2017 contract in thonor of the Pinal-county-agent-offer for their threat of more further damages then-to-fore- planned upon :Jay-Roy, et al., i.e. Darrell-James: Hill, et al. And.
- 14. :i- man- :Darrell-James: Hill -beneficiary was present at the June 8th, 2017 contract meeting. :i-man: Darrell-James: Hill-:beneficiary was present at the meeting on the day that the agreement of the June 8th, 2017 contract that was openly acquiesced before and in the meeting of the completion of the agreement into the June 8th, 2017 contract, when the Pinal- county- agent formally-accepted the presentment wholly as written into the evidence into the record in lieu of :Jay-Roy's reading the simple contract onto the hearing record at the meeting.
- 15. :i- man recall and can testify in open court to the good-faith efforts made by the man :Jay-Roy to end the Pinal- county- agent -trespass, -threatening, -harassment and - stalkingbehavior on and about the private property; and,
- 16. : i- man witnessed the Pinal- county- trustee act in the despise of the contract.: iman have witnessed, observed and wrote about the Pinal- county- apparatus of :trespasses occurring after the June 8th, 2017 contract, the: stalking behavior on a dead-end-county-

Stephen-F.: McCarville USPS RMN RE 322 404 115 US

08/01/19 3/5

Darrell-James: Hill, c/o PO Box 3806, Apache Junction, Arizona 85117

from the Pinal-county- agent- trespass; and, any violation is subject to the costs already established for such violations.

cc: Kent: Pinal County Attorney Volkmer c/o Craig: Deputy county Attorney Cameron c/o PO Box 887 Florence, Arizona 85132

General Mark A. Milley
Chairman of the Joint Chiefs of Staff
c/o Office of the Chairman of the JCOS
9999 Joint Staff Pentagon
Washington, DC 20318-9999

Air Force General John Hyten, Vice Chairman of the Joint Chiefs of Staff c/o General Mark A. Milley 9999 Joint Staff Pentagon Washington, DC 20318-999

General David H. Berger
Commandant of the Marine Corps HQ,
c/o General Mark A. Milley
US Marine Corps 3000 Marine Corps,
Pentagon
Washington, DC 20350-3000

Kevin-D.: Judge White
Superior Court Associate Presiding Judge
c/o PO Box 2578

Florence, Arizona 85132

Jason-R.: Judge Holmberg Presiding Civil Judge c/o PO Box 986 Florence, Arizona 85132

Lt. Gen. Joseph M. Martin Army Chief of Staff c/o General Mark A. Milley 200 Army Pentagon Washington, DC 20310-0200

General David L. Goldfein Air Force Chief of Staff c/o General Mark A. Milley 1670 Air Force Pentagon Washington, DC 20330-1670

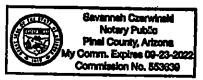
Danel - Hill, AR

**IURAT** 

Sworn to and subscribed before me now on this <sup>1st</sup> day: August: 2019. Produced identification: type: <u>Arizona Driver License</u>.

Avannah Czerwinski Notary

seal



Stephen-F.: McCarville USPS RMN RE 322 404 115 US

08/01/19 5/5

la County Az, Sadie Jo Bingham, Recorder

Darrell-James: Hill, c/o PO Box 3806, Apache Junction, Artzona 0311/

lane threatening the :habitat of the living-souls on and about the private land in the Arizona state territory at the: Jay-Roy's home area: 5124 East 18<sup>th</sup> Avenue, Apache Junction, Arizona state territory, etc. Further,

17. :i- man believe commercial-capital-gains is the Pinal- county's- focus. :i- man believe that this :whole- intent was purely for a Pinal- county-commercial-gain at the deprivation of the man's -right to live in :peace, and to totally for their homogeneity upon the man- :Jay-Roy, and thus onto :i- man- :Darrell-James: Hill -: beneficiary, et al.

18. :i- man belief that the Pinal- county -avoidance of the June 8th, 2017 contract is for the imposition of their goal of: gaining-further-access to the subsequent damage upon the man-: Jay-Roy, and upon :i- man-: Darrell-James: Hill, et al, at this time. :i- man believe that from the June 8th, 2017 Contract- unto- now that the Pinal- county- agent-trespasses and wrong-doings solely involved the making of the commercial complaint with no claim against a living man: Jay-Roy's right to answer the Pinal- county complaint solely based-upon the avoidance of the Pinal- county- obligation to the June 8th, 2017 Contract agreement; that is, a cost of :one- ounce of :silver U.S. dollar per minute beginning at the April 5th, 2017, 5:00 p.m. and ending when this matter is resolved.

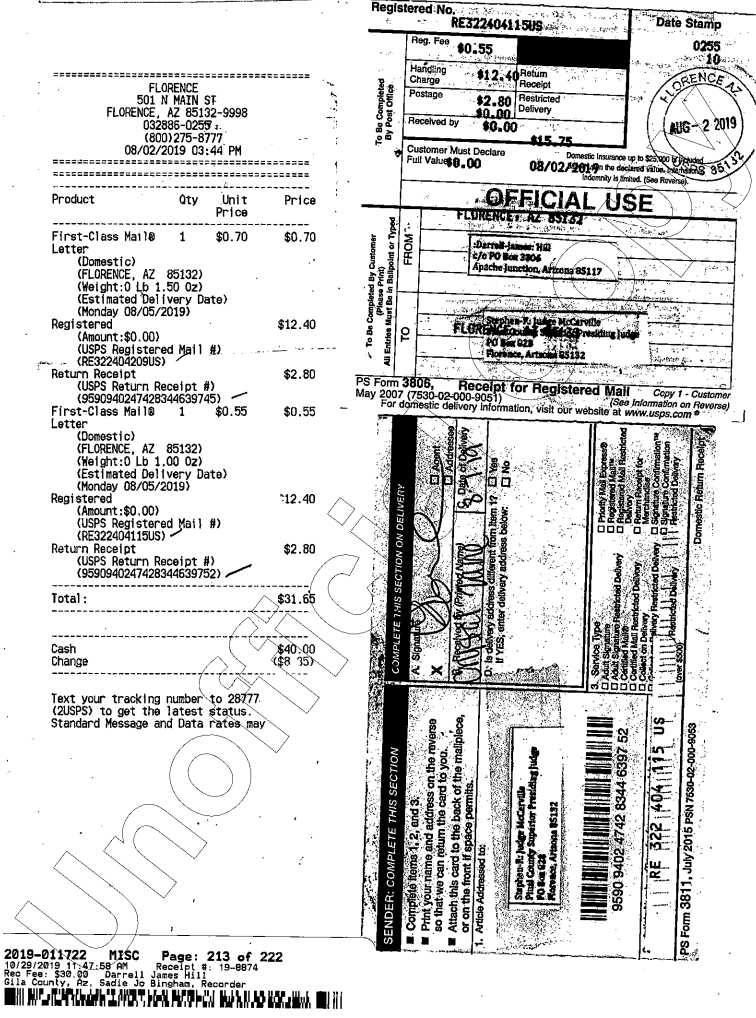
19. :i- man believe that the matter of the June 8th, 2017 contract is an equity-venue matter. :i- man believe that the matter of the June 8th, 2017 contract is an equity-venue matter that is now ignored in the the Pinal- county- agents by :denial of :due process, and by the :push for the Pinal- county -Clerk- of-the-Superior court to assure the :deprivation of :rights of a man-beneficiary in a commercial court that does not see nor hear the man- :Jay-Roy's or acknowledge his right of common access to the court that is the protected due process and jurisdiction. By the bold and desperate- collusion to cover-up the un-Lawful and illegal unjust commercial gains, violations are exposed, and the retaliation against the man-Jay-Roy, et al., is this systematic injury, and, consequentially, begets more injury upon :i-

20. :Remedy: For the safety and protection of :i- man-beneficiary: Darrell-James: Hill, et al., :i- man require that a court-of-record with trial-by-jury be the mechanism to try the claims of the the Pinal- county and of the man- :Jay-Roy, et al., to ascertain is they are true. Additionally, :i- man require that a court-of-record with trial-by-jury be convened to try the claims of the facts and the law of the June 8th, 2017 contract to ascertain which matters of the fact and the contract between the man- :Jay-Roy and the Pinal- county, et al.- agents' are right and just.

21. If the Pinal-county, et al., -court chooses to ignore the subsequently injured party: i-man-:Darrell-James: Hill, et al. for their sake of sustaining to themselves more non-political capital gains by the denial-of-due-process and default process in place against the man: Jay-Roy: Ingold then: i-man-:Darrell-James: Hill do not consent to being in anyway considered to be accepting of that wrong-doing, and: i-man in no wise concede any rights-executed or to be executed against any such perpetrators. And, upon the cause that this matter between the man: Pinal- county and the man-:Jay-Roy: Ingold defaults for the corruption that is predetermined,: i-man: Darrell-James: Hill do not consent to the Pinal- county corruption, and all of my property will be immune

Stephen-F.: McCarville USPS RMN RE 322 404 115 US

08/01/19 4/5



Darrell-James: Hill, c/o PO Box 3806, Apache Junction, Arizona 85117

Arizona state Pinal county

:i- the :man- :Darrell- James: Hill, now on this 2<sup>nd</sup>, day: August: 2019 A.D., on his affirmation, claimant deposes and says: – Notice to the Agent is Notice to the Principal; Notice to the Principal is Notice to the Agent: –

:Todd: Pinal county Supervisor House :Steve: Pinal county Supervisor Miller :Pete: Pinal county Supervisor Rios :Mike: Pinal county Supervisor Goodman :Anthony: Pinal county Supervisor Smith c/o :Natasha: Clerk of the Board Kennedy c/o Pinal County, Board of Supervisors 135 N. Pinal Street Administrative Complex Florence, Arizona 85132

USPS RMN RE 322 404 209 US

**RE: Right of Consuance** 

:Todd, :Steve, :Pete, :Mike, :Anthony, :Natasha Greetings:

Thank you for your service.

My prayers are with you.

### You, et al., must assured to be aware

:Appended hereto is the :affidavit-:document regarding the :deprivation of the rights-executed of a :man: Jay-Roy: Ingold, and, now-also, :i- man: Darrell-James: Hill, subsequent to a matter wherein you, the: Pinal-county-Board-of Supervisors are directly responsible.

:i- man am :Darrell-James: Hill, as indicated in the document. And, for the reasons affirmed and inferred in the document, :malfeasance may be illustrated, as:

- 1. :i- man have witnessed coercive-misuse of :authority that became to negatively-effect the :peace of the people at their :place-of-habitation, as indicated in the document.
- 2. :Not-explicitly-stated in the document is the fact that :this-matter could not exist unless the :Pinal-county-Board-of-Supervisors somehow authorized for :whatever- reasons-given that the county attorneys act-against the :man- :Jay-Roy: Ingold, as indicated in the document.
- 3. :Now, did you not-know that your Pinal county agents formed and accepted a May 8th,

Rep Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder
Gila County, Az, Sadie Jo Bingham, Recorder

Pinal county Bd of Supv/ Clerk: USPS RMN RE 322 404 209 US

08/02/19 1/3

2019-011722 MISC Page: 215 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

Darrell-James: Hill, c/o PO Box 3806, Apache

2017 agreement which they activated :contract on :June 8th, 2017 with the man: Jay-Roy: Ingold by the authority of your community-development-mechanism-:commercial-: offer? :Jay-Roy, in the accordance with Arizona Law and statute, was formally denied the right to opt-out of the Pinal-county, et al.: community development program, a :private-:commercial-gains - :vehicle of the Pinal county, on June 8th, 2017.

The :Ingold-:contract now-time requires the :Pinal county, et seq. to pay to the :man: Jay-Roy: Ingold the :amount of :one-:one-ounce silver U.S. dollar per the minute for these continued- actions, as indicated in the contract. – i.e., starting on: April 5, 2017: 5:00 p.m. until this :matter is resolved – (EXAMPLE BILL CALCULATION: 365 days/ year x 24 hours/day x 60 minutes/ hour/day = 525,600 minutes/hour/day/year) – if the :deprivation-of-:rights-abuses did not cease and desist on :June 8th, 2017: 08:30 a.m.

Now: the :man- Craig: your :Deputy county Attorney Cameron is the actor at the center of the matter of these facts which have now become none-other-than- a-:manifestation of the intent to deprive the :man- :Jay-Roy: Ingold by the denial of the man-:Jay's right(s)-executed for :Jay-Roy, et al., to live in the peace on his private- :property, et seq.

As indicated in the appended document, it man: Darrell-James: Hill-beneficiary am the steward(s) (with: wife: Beverly) by a :private-:contract on the :Jay-Roy: Ingold- private-property, and :i- man now have additionally been drawn directly into this matter as a :private-:man-:beneficiary and made-subject on :your-behalf by :your-:agent: Craig: Attorney Cameron. The appended document of the right-executed, The right of Consuance..., establishes the :fact that :i-man and :wife: Beverly-Jean: Romero- Hill-beneficiary, have now been made targets, even: collateral-damage, by the man: Craig: your-:Attorney-agent(s). :You have now been made aware of :this wrong-doing-:man-abuse by your authority.

:You have now been made aware of this, that your authorization has been used to dowrong against private people and civilians-; i-man: Darrell-James: Hill, and Beverly-Jean: Romero- Hill. All that remains to be known-now :is, 'Is :this wrong-doing :your :manly-:intent? Is this the :policy of the Pinal-county-, Board-of-Supervisors?

In :Conclusion, If :I- man-beneficiary may suggest

:i- man believe that fit is in the best long- and short- term interests of all parties that this matter goes-away now; the :pursuit of :doing-wrong is never profitable. :i- man observe to suggest that: because this-type- :malfeasance is never good, through your management :this matter is best withdrawn and amicably settled-and-closed. This serves to the advantage of all parties, the man: Jay-Roy: Ingold, et al., and the people of :Pinal county.

cc: Kent: Pinal County Attorney Volkmer
c/o Craig: Deputy county Attorney Cameron
c/o PO Box 887
Florence, Arizona 85132

Kevin-D.: Judge White
Superior Court Associate Presiding Judge
c/o PO Box 2578
Florence, Arizona 85132

Pinal county Bd of Supv/ Clerk: USPS RMN RE 322 404 209 US

08/02/19 2/3

General Mark A. Milley
Chairman of the Joint Chiefs of Staff
c/o Office of the Chairman of the JCOS
9999 Joint Staff Pentagon
Washington, DC 20318-9999

Air Force
General John Hyten,
Vice Chairman of the Joint Chiefs of Staff
c/o General Mark A. Milley
9999 Joint Staff Pentagon
Washington, DC 20318-999

General David H. Berger
Commandant of the Marine Corps HQ,
c/o General Mark A. Milley
US Marine Corps 3000 Marine Corps,
Pentagon
Washington, DC 20350-3000

Jason-R.: Judge Holmberg Presiding Civil Judge c/o PO Box 986 Florence, Arizona 85132

Lt. Gen. Joseph M. Martin Army Chief of Staff c/o General Mark A. Milley 200 Army Pentagon Washington, DC 20310-0200

General David L. Goldfein Air Force Chief of Staff c/o General Mark A. Milley 1670 Air Force Pentagon Washington, DC 20330-1670

Thank-you, Without Prejudic

:Darrell-James: Hill

eneficiary

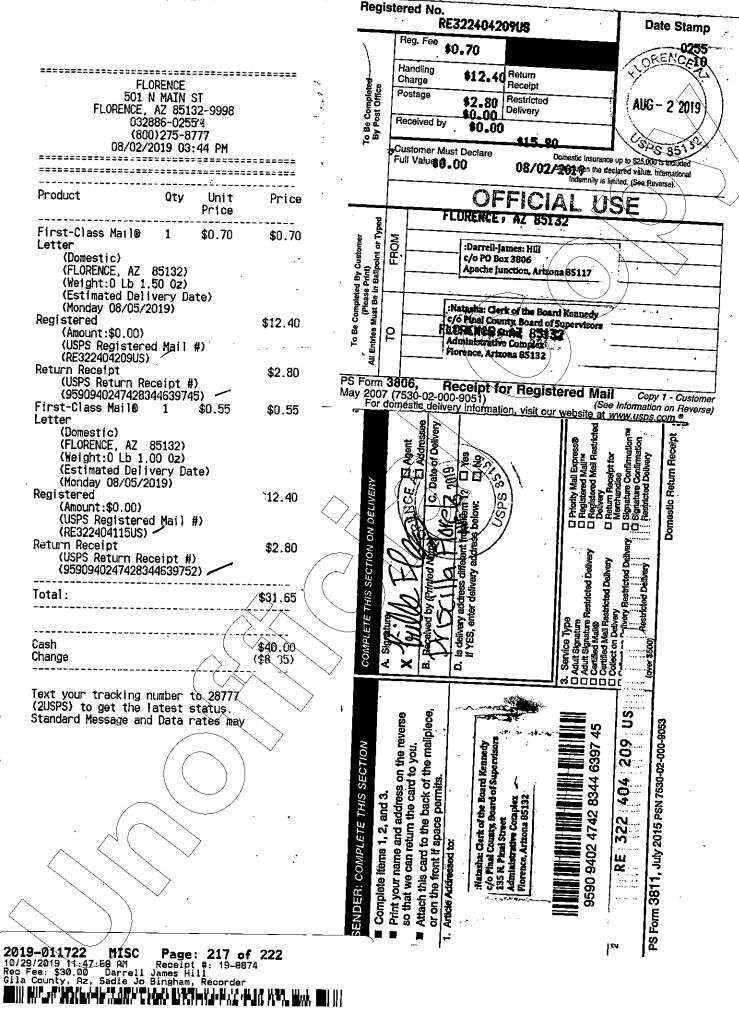
<u>**IURAT**</u>

Sworn to and subscribed before me now on this 2<sup>nd</sup>, day: August: 2019.

Produced identification: type: Arizona Driver License.

Notary

Dominio Stawart
Notary Public
Sea
Markeopa County, Arizona
Notary, Dr., 03-25-2020



2019-011722 MISC Page: 218 of 222 10/29/2019 11:47:58 AM Receipt #: 19-8874 Rec Fee: \$30.00 Darrell James Hill Gila County, Az, Sadie Jo Bingham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806 Apache Junction, Arizona 85117



D) By The :Court-:Internal- Review, The ':Arizona -Superior -Court -record, Pinal County :number: 'CV201801825' -Case' Was Dismissed. See: Section D appended, 2 pages;

Darrell-James -2019 Oct. 28<sup>th</sup> :Manifest of :Bill of: Trespassing contract :PINAL COUNTY/Pinal county RMN RE 322 404 169 US

# IN THE SUPERIOR COURT

PINAL COUNTY, STATE OF ARIZONA

Date: October 7, 2019

### THE HONORABLE ROBERT CARTER OLSON

IN RE THE MATTER OF:

\$1100CV201801825

**Pinal County** 

ORDER RE: Dismissal

AND

JAY INGOLD

DEFENDANT

**PLAINTIFF** 

This matter having come before the Court for Internal Review,

The Court FINDS that this matter has been on the Dismissal Calendar for more than 60 days without filing a joint report and proposed scheduling order, a final decision by an arbitrator, or a request to continue on the Dismissal Calendar, as required by Civil Rule 38.1(d)(1) to avoid dismissal.

IT IS FURTHER ORDERED dismissing this matter without prejudice, pursuant to Civil Rule 38.1(d)(2).

IT IS FURTHER ORDERED vacating all future calendar dates; closing this file; and this is a final judgment, pursuant to Civil Rule 54(c).

eSigned by Olson, Hobert 10/07/2019 17:21:17 zZRTVzTn

019-011722 MISC Page: 219 of 222 0/29/2019 11:47-58 AM Receipt #: 19-8874 to Fee: \$30.00 Darrell James Hill la County, Az, Sadie Jo Bingham, Recorder

Page 1 of 2

2019-011722 MISC Page: 220 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fee: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Bingham, Recorder

Emailed/Mailed/Distributed Copy:

CRAIG C. CAMERON pcacivil@pinalcountyaz.gov

JAY INGOLD 5124 E. 18th Ave. Apache Junction, AZ 85119-9374

OFFICE DISTRIBUTION: JUDGE/OLSON JAA/NORTEGA

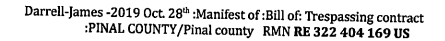
2019-011722 MISC Page: 221 of 222
10/29/2019 11:47:58 AM Receipt #: 19-8874
Rec Fae: \$30.00 Darrell James Hill
Gila County, Az, Sadie Jo Binsham, Recorder

:Darrell-James: Hill, :executor, :civilian c/o PO Box 3806 Apache Junction, Arizona 85117



G) The :2017 May-June 8th Contract: Fee-Schedule-Obligation Due Paid Now: Is: 792,022 - :one-'U.S.'-Silver -dollar. See Bill for :792,022 - :one- 'U.S.' -silver dollar -in -specie. See: Section Gappended, 1 page;

:i- man demand and require the :Payment of :all of the 792,022 - :one-'U.S.'- Silver -dollar now-due in accordance with the :2017 May-June 8<sup>th</sup> Contract; the :PINAL COUNTY/Pinal county-Obligation is due-paid-now upon billing. And: All of the collection expenses and charges for the any amount-due or unpaid is the sole financial obligation of the PINAL COUNTY/Pinal county, due-paid upon :billing.



**2019-011722** MISC 10/29/2019 11:47:58 AM Rec Fee: \$30.00 Darrell Gila County, Az, Sadie Jo

MISC Page: 222 of 222 58 AM Receipt #: 19-8874 Darrell James Hill Sadie Jo Bingham, Recorder

IIA Gounty, Az, Sadie Jo Bingham, Recorder

:Darrell- James: Hill, :executor

c/o PO Box 3806

Apache Junction, Arizona 85117

Contact: 602.618,4595

Document #:

DJ-RE 322 399 225 US - 1

Billing Day: Due Date: October 28, 2019, November 01, 2019

Balance Due:

792,022 - :one- :U.S. silver, :in-specie

Billing Period:

:April 5, 2017: 1700 hr, and ending on October

7, 2019: 17:21:17 hr,

BILL Contract: : 2017 May-June 8th Contract; RMN RE 322 399 225 US

PINAL COUNTY/Pinal county Pinal county Supervisors

c/o :Natasha: Clerk of the Board Kennedy

135 N. Pinal street Administrative Complex Florence, Arizona 85132

	Item	Description	Unit Cost	Quantity	Line Total
1	TRESPASSING CONTRACT: RE 322 399 225 US	:April 5, 2017: 1700 hr, to :October 7, 2019: 17:21:17 hr,	:one-:U.S. Silver dollar, in-specie per minute	<b>792,022</b> - minutes	792,022 -
2					
3					
4					
5					

If you have any questions concerning this bill, you have three days to make your questions or objections known.

Subtotal: :one-U.S. Silver dollar,

in specie

Paid to Date:

0

Balance Due:

792022

792,022

Terms: Due Upon Receipt of :Bill

Darrell-James -2019 Oct. 28th :Bill : Trespassing contract :PINAL COUNTY/Pinal county RMN RE 322 404 169 US